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Publications Under The Regulations Act

January 2nd, 1954

THE APPRENTICESHIP ACT

O. Reg. 226/53. General Regulations. New and Revoking O. Reg. 11/44. Approved—17th December, 1953. Filed—21st December, 1953.

REGULATIONS MADE BY THE BOARD UNDER THE APPRENTICESHIP ACT

GENERAL REGULATIONS

APPLICATION

1. These regulations apply to the designated trades specified in or hereafter added to Schedule A or B of the Act.

QUALIFICATIONS OF APPRENTICES

- 2. No person may become an apprentice in a designated trade unless he
 - (a) holds a High School Entrance Certificate,
 - (b) has Grade VIII standing, or
 - (c) has the educational qualifications equivalent to clause a or b as determined by the Board.

EDUCATIONAL CLASSES

- 3. An apprentice shall attend
- (a) all full-time educational day-classes, and
- (b) all part-time educational night-classes,

as prescribed in the regulations made under the Act from time to time for his designated trade.

COURSE OF TRAINING

- 4.(1) Subject to sections 13 and 14 of the Act the employer shall provide an apprentice with and the apprentice shall complete the course of training prescribed in the regulations made under the Act from time to time for his designated trade.
- (2) Where the employer is unable to provide an apprentice with work in his designated trade the employer and the apprentice shall forthwith notify the Director.

ANNUAL APPRENTICESHIP PERIOD

5. An apprentice in learning his trade shall complete a minimum of 32 weeks in each year of his apprenticeship period including the time spent in attending the educational classes under clause a of regulation 3.

CONTRACT OF APPRENTICESHIP

- 6.(1) A contract of apprenticeship shall be in Form 1.
- (2) Where the Director arranges under section 14 of the Act for the transfer of an apprentice to another employer the contract of apprenticeship shall be transferred to that employer.
- · (3) The transfer of contract shall be in Form 2 and shall be registered with the Board.

- 7.(1) No contract of apprenticeship shall be registered with the Board unless the apprentice has submitted a certificate of his birth to the Board for inspection.
- (2) Where the Board is satisfied that the apprentice is unable to produce a certificate of his birth under subregulation 1, the Board may accept as proof
 - (a) one item of Class A evidence of birth as prescribed in regulation 8 of Regulations 363 of Consolidated Regulations of Ontario 1950, or
 - (b) two items of Class B evidence of birth as prescribed in regulations 9 and 10 of Regulations 363 of Consolidated Regulations of Ontario 1950.

HOURS OF LABOUR

- 8.(1) The hours of labour for an apprentice shall be the same as those for a journeyman employed in the same designated trade or branch thereof as the apprentice.
- (2) Overtime worked by an apprentice shall not reduce the period of apprenticeship.

RATES OF WAGES

- 9. The rates of wages for apprentices shall be
- (a) for an apprentice in a designated trade specified in or hereafter added to Schedule A of the Act
 - (i) for the 1st year, 30 per cent,
 - (ii) for the 2nd year, 40 per cent,
 - (iii) for the 3rd year, 50 per cent,
 - (iv) for the 4th year, 70 per cent, and
 - (v) for the 5th year, 80 per cent,

of the rate for a journeyman employed in the same designated trade or branch thereof as the apprentice, and

- (b) for an apprentice in a designated trade specified in or hereafter added to Schedule B of the Act
 - (i) for the 1st year, 40 per cent,
 - (ii) for the 2nd year, 70 per cent, and
 - (iii) for the 3rd year, 90 per cent,

of the rate for a journeyman employed in the same designated trade or branch thereof as the apprentice.

CERTIFICATE OF APPRENTICESHIP

- 10. Where an apprentice
 - (a) has attended the prescribed educational classes,
- (b) has completed the prescribed course of training provided by his employer,

he shall try the examination prescribed in regulation 12.

11. Where an apprentice

- (a) (i) has served the prescribed term of apprenticeship, and
 - (ii) has completed the prescribed school-training to the satisfaction of the Board, and
- (b) has passed the examination under regulation 10,

the Board shall issue to him a certificate of apprenticeship in Form 3.

EXAMINATIONS

12. An examination

- (a) under regulation 10, or
- (b) for a certificate of qualification,

shall be held at such time and place as designated by the Board and shall be designed to test the candidate's knowledge of and skill in the subjects of examination prescribed in the regulations for his designated trade.

- 13.(1) Examiners appointed by the Board to assist in the conduct of an examination
 - (a) under regulation 10, or
 - (b) for a certificate of qualification,

shall report to the Board in separate lists the names of the successful and unsuccessful candidates.

(2) A person who has failed to pass an examination may try further examination on the subjects in which he failed at such time and place as the Board may fix.

CERTIFICATE OF QUALIFICATION

- 14.(1) Where a person is the holder of a certificate of apprenticeship, the Board shall, upon payment of the prescribed fee, issue to him, without examination, a certificate of qualification.
 - (2) Where any other person submits to the Board
 - (a) an application for a certificate of qualification in Form 4 and adduces evidence of having been continuously engaged within or outside Ontario in a designated trade for a period not shorter than the apprenticeship period prescribed for an apprentice in the same designated trade or branch thereof, and passes the examination prescribed for the certificate of qualification, or
 - (b) a current certificate of qualification issued in his name in the designated trade by another province of Canada,

the Board shall, upon payment of the prescribed fee, issue to him a certificate of qualification.

- (3) A certificate of qualification shall be in Form 5.
- 15. Where all persons engaged in a designated trade other than
 - (a) registered apprentices, and
 - (b) persons employed during a probationary period,

are required by regulations for that designated trade to hold a current certificate of qualification, the employment in that designated trade of persons who have not complied with this requirement is prohibited.

EXPIRY AND RENEWAL OF CERTIFICATE OF QUALIFICATION

- 16. A certificate of qualification
- (a) shall expire on the date prescribed in the regulations for the designated trade, and
- (b) may be renewed by the holder annually in Form 5 upon an application in Form 6 attached to the certificate and transmitted to the Director with the prescribed fee.
- 17. Where a person fails to renew his certificate of qualification for 3 consecutive years he may obtain a renewal upon passing the examination prescribed for a certificate of qualification in the regulations for his designated trade; but where the failure to renew was owing to illness or other cause beyond his control the Board may renew the certificate without examination.

SUSPENSION OR CANCELLATION OF CERTIFICATE OF QUALIFICATION

- 18.(1) The Board may, after a hearing, suspend or cancel a certificate of qualification for any violation of the Act or the regulations made thereunder from time to time.
- (2) Before holding a hearing, the Board shall send, by registered mail, to the holder of the certificate of qualification, at his address shown on his application for the certificate of qualification, a notice
 - (a) giving
 - (i) the details of the alleged violation, and
 - (ii) the nature of the evidence in support thereof, and
 - (b) appointing the date, time, and place, for the hearing.
- (3) The Board shall allow at least 7 clear days between the date of sending the notice and the date for hearing.
- (4) If the holder of the certificate of qualification fails to attend the hearing on the date and at the time and place appointed, the hearing may proceed and a decision may be made in his absence.
- (5) At the hearing the holder of the certificate of qualification shall be entitled to hear the evidence against him, to cross-examine thereon, to call witnesses in his behalf, and to present his argument.
- (6) The holder of the certificate of qualification may be represented at the hearing by counsel or by an agent.
- (7) Where the Board decides to suspend the certificate of qualification the period of suspension shall not be longer than 30 days.

DUPLICATE CERTIFICATE OF QUALIFICATION

19. Where a person has lost his current certificate of qualification and submits to the Board a statutory declaration accounting for the loss, the Board shall, upon payment of the prescribed fee, issue to him a duplicate certificate.

REGISTRATION OF EMPLOYERS

20. Every employer and self-employed person engaged in a designated trade in which a certificate of qualification may be issued shall register with the Board on Form 7.

THE ONTARIO GAZETTE 29			
FEES 21. Fees shall be payable to the Treasurer of Ontario as follows: (a) for examination for certificate of qualification\$2.00 (b) for certificate of qualification\$1.00 (c) for renewal of certificate of qualification (i) before expiry date\$1.00 (ii) within one year from expiry date\$2.00	AND. of the		
 (iii) after one year from expiry date\$2.00 and for each year after the first year of failure to apply for a renewal\$1.00 (d) for duplicate certificate of qualification\$1.00 	1. The Apprentice shall serve as an apprentice to the Employer, in		
POSTING OF CERTIFICATE OF QUALIFICATION 22. The holder of a certificate of qualification shall keep it posted conspicuously in the shop where he is engaged in a designated trade, or, where not possible, carry it upon his person. CERTIFICATES OF QUALIFICATION HERETOFORE ISSUED	commencing on theday of		
23. A certificate of qualification issued under the Act, or under any regulations of any nature however made under the Act and in force immediately before these regulations come into force, shall be deemed to be issued under these regulations and may be renewed from time to time under these regulations.	3. The Apprentice shall obey all lawful orders given to him by the Employer or by a person delegated by the Employer to supervise the work and training of the Apprentice. 4. The Apprentice shall furnish to the Em-		
REVOCATION 24. Ontario Regulations 11/44 are revoked. INDUSTRY AND LABOUR BOARD E. BILLINGTON	ployer satisfactory reasons for any absence from his employment. 5. The Employer shall receive the Apprentice into his service as his apprentice for the period stated in item 1.		
Chairman E. G. Gibb Member J. F. Nutland Member (Seal)	6. The Employer shall to the best of his ability train and instruct the Apprentice inof the designated trade of (branch)		
FORM 1 The Apprenticeship Act CONTRACT OF APPRENTICESHIP	7. The Employer shall pay to the Apprentice wages at the rates prescribed in the regulations under the Act.		

Cont. No....

THIS CONTRACT OF	APPRENTICESHIP
made in triplicate this d	ay of
19 under The Apprenticeship	b Act
BETWEEN	
of theof.	
in the County of	,
hereinafter called the Apprentic	ce,
and	
of the	
in the County of	
hereinafter called the Employer	

heof
the County of
(father or mother or guardian or judge*)
WITNESSETH that the Apprentice and Employer agree as follows:
1. The Apprentice shall serve as an appren-
tice to the Employer, in of the
designated trade of (branch)
commencing on theday of
19, for a period ofyears
months.
2. The Apprentice shall honestly and faithfully serve the Employer, and shall accept and use to the best of his ability the facilities provided for technical instruction.
3. The Apprentice shall obey all lawful orders given to him by the Employer or by a person delegated by the Employer to supervise the work and training of the Apprentice.
4. The Apprentice shall furnish to the Employer satisfactory reasons for any absence from his employment.
5. The Employer shall receive the Apprentice into his service as his apprentice for the period stated in item 1.
6. The Employer shall to the best of his ability train and instruct the Apprentice in
of the designated trade of
7. The Employer shall pay to the Apprentice wages at the rates prescribed in the regulations under the Act.
8. The Employer shall keep the Apprentice employed so long as work is available for the Apprentice.
9. The Employer shall not employ any person other than a journeyman in
of the designated trade of
while the Apprentice is idle.
10. This contract is subject to the provisions of <i>The Apprenticeship Act</i> and the regulations made thereunder.
(father or mother or guardian or judge*)

agree with the Employer that the Apprentice will perform this contract. $\,$

IN WITNESS WHEREOF the parties have signed.	in the county of,
Witness	an employer inof the designated trade of (branch)
Apprentice	
Employer	hereinafter called the Transferor,
Parent, Guardian or Judge	AND
	of theof
Approved	in the County of ,
INDUSTRY AND LABOUR BOARD	an employer in of the designated trade of
Chairman	(branch)
Member	hereinafter called the Transferee,
Member	AND
Registered with the Board thisday of	of theof
19	in the County of
	apprentice, hereinafter called the Apprentice,
Number	AND
Member	of theof
Member	in the County of, father, or mother, or guardian, of the Apprentice, or
Notes	father, or mother, or guardian, of the Apprentice, or judge or junior or acting judge of the county or district
1. Register this contract with all blanks filled in	court of the county or district in which the Transferee carries on business, hereinafter called
and all irrevelant words struck out with the Industry and Labour Board, Department of Labour, Parliament	(Parent
Buildings, Toronto.	Guardian or Judge)
*2. Section 11 of The Apprenticeship Act reads as follows:	WHEREAS by contract of apprenticeship dated the
	day of
11. Every contract of apprenticeship shall be signed,	AND WHEREAS by agreement of all parties to the
(a) by the person to be apprenticed;	contract of apprenticeship the Transferor has agreed to transfer the contract to the Transferee.
(b) by the father of any such person who is a minor, and if the father be dead or	NOW THIS TRANSFER WITNESSETH that in
legally incapable of giving consent or has abandoned his family; then	consideration of the premises the Transferor transfers to the Transferee the contract of apprenticeship and
(c) by the mother of such minor, and if both	the benefits of the obligations and covenants therein contained, and the Apprentice and the
the father and mother are dead or legally incapable of giving consent or have aban-	(Parent
doned their family; then	Guardian or Judge) feree of the other part each covenant with the other
(d) by the guardian of such minor, if any; or	to perform the mutual obligations and covenants con tained in the contract of apprenticeship.
(e) if there be no parent or guardian with authority to sign then by the judge or	IN WITNESS WHEREOF the parties have executed
junior or acting judge of the county or district court of the county or district in	Witness
which the employer carries on business; and	
(f) by the employer.	Apprentice
FORM 2	Transferor
The Apprenticeship Act	Transferee
TRANSFER OF CONTRACT	Parent, Guardian or Judg
Trans. No	Approved
THIS TRANSFER OF CONTRACT made in	INDUSTRY AND LABOUR BOARI
triplicate theday of	Chimne
19 under The Apprenticeship Act	Chairman
BETWEEN	Member
of the	Member

Registered with the Board this.		day of	Thi	s is to cer	tify that.	, .	
19			(name in full) having complied with The Apprenticeship Act and the regulations is issued this Certificate of Apprenticeship				
Number			in Branch of the designated trade of				
Membe		• • • • • • • •					• • • • • • • • • • • • • • • • • • • •
Membe	er		Da	ted at To	ronto this.	day	of
Note: Register this transfer with and all irrevelant words struck out	all blanks	s filled in	19			٠	
and Labour Board, Department of Buildings, Toronto.	Labour, P	arliament		I.	NDUSTR	Y AND I	LABOUR BOARD
Form 3						Chairm	
The Apprenticeship	Act					Membe	
CERTIFICATE OF APPRE IN THE DESIGNATED T						Membe	er
·······································			Regist	ration Nu	mber	• • • • •	
		Fo	RM 4				
		The Appre		Act			
APPLICA	TION FO	OR CERT	IFICATI	OF QU	ALIFICA	TION	
		DESIGN					
TO THE INDUSTRY AND LAB		ARD:			••••		1
Under The Apprenticeship A			ons I ap	ply for a	Certificate	e of Oual	ification in Branch
of the designated trade of							
1. Name:							
(last name)							middle names)
2. Address:(street and number, or R.R.)						(city,	town or post office)
3. Age: (a) present age in y							
(b) date of birth	(mo	nth)		(day)		((year)
4. Experience in Branch	of	the design	ated trac	le of			
		Date			Date		
Name and address of Employer	Employ	ment Com	menced	Emp	loyment E	nded	Nature of
	day	month	year	day	month	year	Work
4							
				1			
Dated at	th	nis	day of			19)
(Signature of applicant)				oplicant)			
I certify that the information cont	ained in t	this applica	ation is t	o the best			
accurate.					pplicant's e		
•			(Signa	ture or ap	phicant's e		
			(Addre	ess)			

	(Signature of applicant's last employer if applicant temporarily unemployed or self-employed)			
	(Address)			
	(Signature of holder of current certificate of qualifica-			
	tion in Branchof the designated trade of			
	(Address)			
	(Address)			
Note: Mail this application with all blanks filled in to Parliament Buildings, Toronto.	the Director of Apprenticeship, Department of Labour,			
FORM 5	TO THE INDUSTRY AND LABOUR BOARD:			
The Apprenticeship Act CERTIFICATE OF QUALIFICATION IN THE DESIGNATED TRADE OF	Under The Apprenticeship Act and regulations I apply for renewal of Certificate of Qualification and furnish the following information:			
	1. Name:			
19	1. Name: (last name) (first and middle names)			
This is to certify that	2. Address:(street and number, or R.R.)			
regulations is issued this Certificate of Qualification in Branch of the designated trade of				
Dianenor the designated trade of	(city, town or post office)			
This certificate expires on the day	3. Holder of Certificate of Qualification:			
of19	(a) branch			
INDUSTRY AND LABOUR BOARD	(b) designated trade			
	(c) certificate number			
Chairman	(c) Certificate fidiliber			
Member	Dated aton theof			
Member	19			
Certificate Number Serial Number				
Form 6				
The Apprenticeship Act	(Signature of applicant)			
APPLICATION FOR RENEWAL OF CERTIFICATE OF QUALIFICATION	NY			
IN THE DESIGNATED TRADE OF	Note: Mail this application with all blanks filled in to the Director of Apprenticeship, Department of			
***************************************	Labour, Parliament Buildings, Toronto.			
For	RM 7			
The Apprex	nticeship Act			
REGISTRATION OF EMPLOYERS IN THE DESIGN	AND SELF-EMPLOYED PERSONS ATED TRADE OF			
TO THE INDUSTRY AND LABOUR BOARD:				
Under The Apprenticeship Act and the regulations made thereunder I register as an employer of				
employed person in Branchof the designated trade of				
1. Name, if not a corporation:(last name)	(first and middle names)			
Name, if a corporation:				
2. Address:				
3. Certificate of Qualification, if not a corporation:				

(a) I am t	(a) I am the holder of a Certificate of Qualification in Branch of the designated trade of.					
		certificat	e number	, is	sued on	, 01
(b) I am n	ot the holder of a Certificat	e of Quali	ification in	the designate	ed trade of	
but ha	ve been continuously engage	ed in Bra	nch	of the de	signated trade for.	years
4. Particulars of p	persons in my employ in the	designate	ed trade o	f		• • • • • • • • • • • • • • • • • • • •
Name	Address		Length erience Trade	Branch of Trade	Date and Year of Birth of Minors	Certificate Number
		years	months			
				١		
1	'					
Dated at	on the	of			19	
			(Signatu			
	orm with all blanks filled in lings, Toronto.	to the Di	irector of A	Apprenticeship	o, Department of L	abour, Parlia-
(8)						1

THE APPRENTICESHIP ACT

O. Reg. 227/53.
Designated Trade of Motor Vehicle Repairer.
New and Revoking O. Reg. 55/44.
Approved—17th December, 1953.
Filed—21st December, 1953.

REGULATIONS MADE BY THE BOARD UNDER THE APPRENTICESHIP ACT

DESIGNATED TRADE OF MOTOR VEHICLE REPAIRER

INTERPRETATION

- 1. In these regulations
- (a) "designated trade" means designated trade of motor vehicle repairer; and
- (b) "motor vehicle" means a vehicle propelled by an internal-combustion engine, or operated or controlled from a vehicle propelled by an internal-combustion engine, but does not include a vehicle
 - (i) operated on rails, or
 - (ii) used for transportation solely within an employer's actual place of business, or
 - (iii) used for farming operations but not used for carrying a load, or
 - (iv) used in the construction, erection, repair, remodelling, or alteration, of the whole or any part of a building, road, or structure, whether above or below the surface of the earth, but not used for carrying a load.

APPLICATION

- 2. These regulations apply to all persons engaged in the repair and maintenance of motor vehicles other than persons engaged in
 - (a) supplying motor vehicles with gasoline, oil, water, or air,
 - (b) repairing or changing tires,
 - (c) changing oil in or lubricating motor vehicles,
 - (d) selling and installing motor-vehicle accessories including blades and arms of wind-shield wipers, rear-view mirrors, thermostats, or defrosting apparatus,
 - (e) supplying motor vehicles with anti-freezing solutions,
 - (f) replacing hose, fan-belts, light-bulbs, lenses, or fuses,
 - (g) cleaning or replacing spark-plugs,
 - (h) installing new or rental batteries or battery cables, or re-charging batteries,
 - (i) washing cleaning, or polishing, motor vehicles, or
 - (j) supplying any other similar or minor services to motor vehicles.

BRANCHES OF DESIGNATED TRADE

- 3.(1) The designated trade is composed of branches A, B, C, and D.
 - (2) Branch A is the trade of motor mechanic.

- (3) Branch B is the trade of body repairer.
- (4) Branch C is the trade of electrical- and fuel-system repairer.
 - (5) Branch D is the trade of metal-worker.
 - 4.(1) A motor mechanic is a person who
 - (a) dis-assembles, adjusts, repairs, and re-assembles, engines, transmissions, clutches, rear ends, differentials, brakes, and other assemblies.
 - (b) tests for, and corrects, faulty alignment of wheels, axles, and steering mechanisms,
 - (c) replaces worn or broken parts,
 - (d) grinds valves, and
 - (e) lubricates parts requiring lubrication.
 - (2) A body repairer is a person who
 - (a) hammers out dents in body or fenders,
 - (b) files, grinds, sands, or solders, any dented, damaged, or welded, area,
 - (c) by the application of heat, shrinks or stretches metal,
 - (d) welds breaks in body,
 - (e) installs or repairs upholstery, trimming, hardware, locks, or attachments,
 - (f) paints or glazes, and
 - (g) tests for and corrects, faulty alignment of frames, wheels, axles, and steering mechanisms.
- (3) An electrical- and fuel-system repairer is a person who
 - (a) repairs and installs ignition systems, generators, starters, coils, panel instruments, wiring, and any other electrical system and electrical equipment,
 - (b) repairs and adjusts carburettors,
 - (c) cleans and repairs air-filters of carburettors and fuel-pumps, and
 - (d) does complete tune-up of engine.
 - (4) A metal-worker is a person who
 - (a) hammers out dents in body or fenders,
 - (b) files, grinds, sands, or solders, any dented, damaged, or welded, area,
 - (c) by the application of heat, shrinks or stretches metal, and
 - (d) welds breaks in body.
- 5. A person engaged in Branch A may in an emergency perform any work in Branch B for the immediate and temporary operation of a motor vehicle.

EDUCATIONAL CLASSES

6. The full-time educational day-classes for an apprentice in Branch A, B, C, or D, shall be those prescribed by Ontario Regulations 327/52 as they exist from time to time.

COURSE OF TRAINING

- 7.(1) The courses of training to be provided by the employer for apprentices shall be those in branches A, B, C, and D, as outlined in Parts 1, 2, 3, and 4, respectively, of Schedule 1.
- (2) The period of time in each year to be completed by an apprentice in learning his trade in any Branch under subregulation 1 shall be at least 1,280 hours.

CERTIFICATE OF QUALIFICATION

- 8. All persons engaged in the designated trade of motor vehicle repairer other than
 - (a) registered apprentices, and
 - (b) persons employed during a probationary period,

are required to hold a current certificate of qualification.

EXAMINATIONS

- 9.(1) An apprentice
 - (a) in Branch A, B, or C, in the 5th year of his apprenticeship period, or
 - (b) in Branch D in the 3rd year of his apprenticeship period,

shall try examinations designed to test his knowledge of and skill in the subject-matters prescribed for the full-time educational day-classes in regulation 6 and for the course of training in regulation 7.

- (2) An examination for a certificate of qualification shall be designed to test the candidate's knowledge of and skill in the subject-matters prescribed for the
 - (a) full-time educational day-classes in regulation 6, and
 - (b) course of training in regulation 7.

EXPIRY AND RENEWAL OF CERTIFICATE OF QUALIFICATION

10. A certificate of qualification shall expire on the 31st of October in each year and may be renewed annually upon payment of the prescribed fee.

REVOCATION

11. Ontario Regulations 55/44 are revoked.

INDUSTRY AND LABOUR BOARD

E. BILLINGTON Chairman

E. G. GIBB Member

J. F. NUTLAND Member

(Seal)

SCHEDULE 1

MOTOR VEHICLE REPAIRER

PART 1

Branch A

7.	COLUMN 1	Column 2	Column 3
Item	Subject-matter	Instruction In	Skills for Apprentices
1.	Chassis.		Frame: checking, straightening and alignment of frames; replacing parts of frame; simple welding, heating and riveting. Shock absorbers: testing, removing and replacing shock absorbers and shock linkage; general shockabsorber service; use of proper fluids and lubricants. Springs: removing and replacing springs; attaching parts of springs; dis-assembling and assembling leaf-springs; replacing spring-covers; adjusting shackles.
2.	Front axle, and steer ing.		Types of front axle: I beam; tubular; independent suspension. Wheel-balance: static and dynamic types. Steering-alignment: castor; camber; toe-in; king-pin inclination; king-pin fitting; reaming and honing bushings. Types of steering-gears: worm and roller; split-nut; cam and lever; re-circulating ball. Replacement of wheels, spindles, knuckleparts, pivot-pins and bushings, control arms, springs and any major front-suspension parts.
3.	Rear-axle assembly.	Methods of drive. Operation of differential. Gear ratios. Lubricants. Types of bearings.	Construction and design. Plain-bevel gear; spur-gear; spiral-bevel gear; hypoid-curve gear. Differential: axle-shafts, or semi-floating. Torque-tube drive; hotchkiss drive. Universal joints. Riveting; checking for runout, clearances, back-lash, and alignment. Removing, cleaning and inspecting all parts of rear-axle assembly. Replacing, adjusting and assembling rear-axle parts; servicing and replacing universal joints and drive-shaft parts, and setting up and reading dial indicator.
4.	Clutch.	Friction characteristics.	Inspecting and removing clutch; internal inspection; replacing and adjusting parts of clutch; replacing throw-out bearing; lining replacements, and checking engine-mountings.
5.	Brakes.		Master cylinder; wheel cylinders. Valves, pistons, rubber cups, and honing of cylinders. Primary and secondary shoes. Relining, riveting, adjusting, bleeding, and centralizing. Mechanical brakes: levers, cables, shafts, and rods. Air-operated brakes. Electrically-operated brakes: solenoids or electro-magnets. Adjusting mechanism of foot- and parking-brake; truing up brake drums.
6.	Transmission.		Construction and operation. Gear ratios. Path of power. Spur-gears, helical gears, herringbone-gears, idler-gears, and syncromesh gears. Use of soft-drifts, and bearing-pullers. Selectors: manual, automatic, and electro-vacuum shift. Testing for transmission troubles; removing; dis-assembling; repairing and rebuilding all types of transmissions; removing, replacing and adjusting gearshift mechanism; and testing for correct operation of transmissions.
7.	Cooling system.	Radiation, conduction, and convection. Operating temperatures. Anti-freeze.	Removing, testing, repairing and replacing radiator and hose, water pump, fan belt and thermostat; cleaning system by reverse flush; checking and repairing it for anti-freeze; operation and testing of cooling system.

Ta	Colunm 1	Column 2	COLUMN 3
Item	Subject-matter	Instruction In	Skills for Apprentices
8.	Engine.	Principles and operation of internal-combustion engines. Fire hazards. Micrometers; cylinder gauges. Forces of vacuum. Compression pressures. Monoxide gas, safety measures; study of manufacturers' specifications.	Names of all parts, and the functions thereof. Dismantling sequence, and the correct use of tools therefor. Care and disposition of parts in dismantling. Washing of parts; disposal of waste. Examination of moving parts for wear. Pistons: purpose, design, and clearance. Piston-pins: types, and locking-devices. Valves: function, re-facing, re-seating, lapping, adjusting clearances, and lifters. Replacing valve-guides, valve-springs, and tappet-screws. Crank-shaft: main bearings; connecting-rod bearings; oil clearances; line-boring; fitting; connecting-rod aligning. Camshaft: bearings, timing-gears, and timing-chains. Valve timing. Piston-rings: purpose and fitting. Methods of oil control. Lubrication: oil-pumps, and oil-filters. Oil-seals, and gaskets. Torque-wrench in rebuilding. Servicing manifolds, gaskets and heat controls. Rebuilding to manufacturers' specifications.
9.	Electrical system.	Chemical source of electrical energy. Causes of sulphation. Effect of extreme temperatures. High resistance. High and low tension. Ohm's law. Mechanical factors controlling firing-orders. Relation of secondary winding to primary winding in a coil. Reason for and location of safety-gap in a coil. Momentary storage of induced flow in the primary circuit.	Storage batteries: principles of construction and operation; charging-rates; servicing; electrolytic test; specific gravity; low-voltage test; high-rate discharge test. Conductors: use of cables, wires, and ground-straps; copper terminals, and soldering wires thereon; insulation. Principles of electricity and magnetism: forms and kinds of electricity; characteristics of current flow. Magnetism: electro-magnetism, and electro-magnetic induction. Electrical circuits and units for motor vehicles. Circuits: series; parallel; shunt. Ignition circuit: construction and operation of coil, condenser, braker-points, distributor, and sparkplugs. Ignition timing. Use of instruments in testing; trouble-shooting. Timing-light. Determining spark-plug failure, and heatranges. Attaching terminals to high- and low-tension wires.
10.	Starter circuit.	Voltage loss. Amount of current-draw. Relation of electrical energy to mechanical energy. Ring-gear, and the mechanical advantage thereof.	Construction, operation, and recondition, of a starting-motor. Starter-switch: solenoid. Replacing brushes: service tests. Bendix drive. Over-running clutch.
11.	Generator circuit.	Relation of mechanical energy to electrical energy.	Construction and operation of a generator. Cut-out relay, voltage-regulator, current-regulator, and the regulation and servicing thereof. Truing and under-cutting commutator. Use of growler and ampere voltage-regulator.
12.	Lighting circuit.	Current-carrying capacity of conductors.	Fuses, switches, and wiring-diagrams. Horn circuit; gas-gauge; accessories. Light- and horn-relays. Tracing for short-circuits, grounds, leaks, high resistance, and faulty connections. Use of test-lamp. Aiming and focusing head-lights and replacing light-bulbs.
13.	Fuel system.	~	Carburetting: operation of carburettor circuits. Purpose of low-speed and high-speed circuits, and pump- and float-circuits. Types of Venturi equipment: velocity of air through Venturi tubes. Dismantling and rebuilding carburettors. Replacing jets and gaskets. Checking float-levels, needle-valves, and seats. Air cleaners. Manual and automatic chokes. Manifold heat-control. Fuel-pump: construction and operation. Linkage, sediment-bowl, and strainer. Testing of pressure and vacuum. Causes and cures of vapour-locks. Test the action of valves and springs. Test for deterioration of diaphragms. Cutting and flaring copper pipe, use of solderless connec-

74	COLUMN 1	Column 2	Column 3
Item	Subject-matter	Instruction In	Skills for Apprentices
			tors. Gas-tank: general construction and arrangement of gas-tank and gas-lines. Reason for baffles; position of baffles. Precautions in soldering. Checking and replacing fuel-gauge systems. Maintenance: oil-changing; flushing of engine, transmission, and differential. Re-packing universal joints. Greasing. Tires: proper pressure; servicing.
14.	Tune-up procedure.		Following manufacturers' specifications. Use of hydrometer, voltage tester, high-rate discharge-tester, compression gauge, vacuum gauge, spark-plug tester, "syncroscope", ampere voltage-regulator, and combustion analyzer.
15.	Tires.		Mounting and dismantling tires; vulcanizing tubes and making simple repairs to tire casings; rotating tires.
16.	Lubrication.		Use of the various types of lubricants.
17.	Shop-work.	Stock-room and tool-crib. Parts, and their identifica- tion and functions.	1
18.	Tools and equipment.		Use and care of all appropriate hand-tools, test- and shop-equipment.

SCHEDULE 1—Continued

Part 2

Branch B

Item	Column 1	Column 2	Column 3
Teem	Subject-matter	Instruction In	Skills for Apprentices
1.	Tools.	Types of dollies, body- spoons, bumping-hammers, and body-files.	Use of dollies, body-spoons, bumping-hammers, body-files, hydraulic body-jacks, mechanical body-jacks, air-hammers, and electric sanders.
2.	Chassis.	Metals and other materials used in automobile construction and repairs. Gauge of metal. Manufacture of sheetmetal sheets and stampings. Work-hardened areas caused by stamping. Methods of shrinking and stretching metal. Heat-distortion of metal. Reaction of metal to an impact. Paths followed by force of impact.	Roughing, bumping, sanding, finishing, of the following: (a) hood: panels, hinges, grilles, mouldings, and ornaments, (b) engine sidepans, and (c) front fenders, grilles, skirts, braces, running-boards, mouldings, hangers, rear fenders, stone-shield, and wheel-shield. Shrinking or stretching metal by the process of heating. How to hammer metal without stretching it. Estimating the gauge of metal. Recognizing work-hardened areas created by shape of panel. Recognizing distortion due to damage from impact. Recognizing simple displacement due to damage from impact. Lining-up of hood, radiator-shell, fenders and bodies. Welding of wire to support edge of fender. Use of solder.
3.	Welding.	Safety precautions. Function of the parts of welding-equipment. Different flames and their composition. When to braze. When to weld. Fluxes and their uses.	Safety precautions. Regulating an acetylene gauge and an oxygen gauge. Welding of light-gauge and medium-gauge steel. Use of fluxes in welding or brazing. Brazing of steel, and cast iron. Cutting of steel, and cast iron. Welding of white metals. Use of arc-welding equipment.
4.	Soldering.	Physical properties of common solder-metals. Purpose of and reaction to soldering-fluxes on common metals. Chemical composition of	Precautions in use of gasoline-torch. Tinning a soldering iron. Preparation of metals for soldering. Use of muriatic acid. Preparing of zinc chloride. Fusing of solder with metal. Metal-filling.

Item	Column 1	Column 2	Column 3
rtem	Subject-matter	Instruction In	Skills for Apprentices
		fluxes. Muriatic acid, sal ammoniac, and soldering paste. Precautions in using gasoline.	
5.	Body units.	Properties of materials. Ductility, work-hardening, malleability, toughness, and elasticity of metal.	Repairing of roof panels, rails, bows, inner panels, and chrome-plated strips, mouldings, windshield pillars, cowl, lower and upper panels, ventilators, center pillars, rear-quarter panel, rear-end panel, door-rocker panel, door-fittings, still-plates, floor-pan, rear floor-pan, end-pan, pan-shelf, locks, hinges, handles, and seals. Shrinking and stretching of metals. Judging the severity of an impact by the condition of damaged area of automobile. Relating damage in adjoining parts to impact area. Recognizing effect of impact on other parts. Determining the procedure in repairing. Aligning body, fenders, hood and radiator-shell. Roughing, bumping, sanding, and metal-finishing.
6.	Wheel alignment.	Different methods of testing angles of steering. Correcting each angle. Testing the steering on a road to ascertain defects.	The 5 angles of steering, and the purpose of each. How to test angles. Effect of accidents on angles of steering: wear on tires, hard steering, wandering, pulling to right or left.
7.	Frame straightening.	Testing a frame to determine bends. Simple straightening at the horn of the frame.	Simple method of checking a frame to determine bends. Straightening a frame bent at the horn of the frame.
8.	Painting.	Different types of lacquers and synthetic enamels. Code numbers of paint and their relation to colour. Primercoat: the reason for it and how to use it. Kinds of tinting-colours to keep in stock. How to determine colours of surfaces to be painted. Proper number of coats of paint to apply.	Use of air-compressor and how to lubricate it. Use and care of pressure gauges, air-hose fittings, and spray-gun. Proper handling of spray-gun, and proper distance to hold it from surface to be painted. How to determine the correct fan or spray. Sanding down and cleaning of surface to be painted. Preparing of repaired parts for painting. Cleaning and feather-edging of paint before repainting. Use of primer-coat and filler-coat. Determining number of coats of paint to apply. Maintaining air-pressure on a spraygun. Density of lacquer or enamel to be sprayed. Maintaining correct flow from spray-gun. Spraying in a smooth and even manner. Rubbing out and polishing surfaces after painting them. Mixing of paint. Striping. Spot repairs. Rust preventives.
9.	Upholstery.		Removing and replacing body upholstery. Making up trim-panels. Repairing tears in head lining and trimming panels and seats.
10.	Glass and hardware.		Removal, repair, and replacement, of bodylocks, remote controls, window-regulators, deck- and hood-hinges, door-checks, and any other similar attachments. Replacing of glass. Final door-fitting and sealing-cements.

SCHEDULE I—Continued PART 3 BRANCH C

		Branch C	
Item	Column 1	Column 2	Column 3
rtem	Subject-matter	Instruction In	Skills for Apprentices
1.	Electrical system.	Chemical source of electrical energy. Causes of Sulphation. Effect of extreme temperatures. High resistance. High and low tension. Ohm's law. Mechanical factors controlling firing-orders. Relation of secondary winding to primary winding in a coil. Reason for and location of safety-gap in a coil. Momentary storage of induced flow in the primary circuit.	Storage batteries: principles of construction and operation; charging-rates; servicing; electrolytic test; specific gravity; low-voltage test; high-rate discharge test. Conductors: use of cables, wires, and ground-straps; copper terminals, and soldering wires thereon; insulation. Principles of electricity and magnetism: forms and kinds of electricity; characteristics of current flow. Magnetism: electro-magnetism, and electro-magnetic induction. Electrical circuits and units for motor vehicles. Circuits: series; parallel; shunt. Ignition circuit: construction and operation of coil, condenser, braker-points, distributor, and spark-plugs. Ignition timing. Use of instruments in testing; trouble-shooting. Timing-light. Determining spark-plug failure, and heatranges. Attaching terminals to high- and low-tension wires.
2.	Starter circuit.	Voltage loss. Amount of current-draw. Relation of electrical energy to mechanical energy. Ring-gear and the mechanical advantage thereof.	Construction, operation, and recondition, of a starting-motor. Starter-switch: solenoid. Replacing brushes: service tests. Bendix drive. Over-running clutch.
3.	Generator circuit.	Relation of mechanical energy to electrical energy.	Construction and operation of a generator. Cut-out relay, voltage-regulator, current-regulator, and the regulation and servicing thereof. Truing and under-cutting commutator. Use of growler and ampere voltage-regulator.
4.	Lighting circuit.	Current-carrying capacity of conductors.	Fuses, switches, and wiring-diagrams. Horn circuit; gas-gauge; accessories. Light- and horn-relays. Tracing for short-circuits, grounds, leaks, high resistance, and faulty connections. Use of test-lamp. Aiming and focusing head-lights and replacing light-bulbs.
5.	Fuel system.		Carburetting: operation of carburettor circuits. Purpose of low-speed and high-speed circuits, and pump- and float-circuits. Types of Venturi equipment: velocity of air through Venturi tubes. Dismantling and rebuilding carburettors. Replacing jets and gaskets. Checking float-levels, needle-valves, and seats. Air cleaners. Manual and automatic chokes. Manifold heat-control. Fuel-pump: construction and operation. Linkage, sediment-bowl, and strainer. Testing of pressure and vacuum. Causes and cures of vapour-locks. Test the action of valves and springs. Test for deterioration of diaphragms. Cutting and flaring copper pipe, use of solderless connectors. Gas-tank: general construction and arrangement of gas-tank and gas-lines. Reason for baffles; position of baffles. Precautions in soldering. Checking and replacing fuel-gauge systems.
6.	Tune-up procedure.		Following manufacturers' specifications. Use of hydrometer, voltage tester, high-rate discharge-tester, compression gauge, vacuum gauge, spark-plug tester, "syncroscope", ampere voltage-regulator, and combustion analyzer.
7.	Shop-work.	Stock-room and tool-crib. Parts, and their identifica- tion and functions.	
8.	Tools and equipment.		Use and care of all appropriate hand-tools, test- and shop-equipment.
		. 12	

Part 4

Branch D

Item	Column 1	Column 2	, COLUMN 3
Hem	Subject-matter	Instruction In	Skills for Apprentices
1.	Tools.	Types of dollies, body- spoons, bumping-hammers, and body-files.	Use of dollies, body-spoons, bumping-hammers, body-files, hydraulic body-jacks, mechanical body-jacks, air-hammers, and electric sanders.
2.	Chassis.	Metals and other materials used in automobile construction and repairs. Gauge of metal. Manufacture of sheetmetal sheets and stampings. Work-hardened areas caused by stamping. Methods of shrinking and stretching metal. Heat-distortion of metal. Reaction of metal to an impact. Paths followed by force of impact.	Roughing, bumping, sanding, finishing of the following: (a) hood: panels, hinges, grilles, mouldings, and ornaments, (b) engine sidepans, and (c) front fenders, grilles, skirts, braces, running-boards, mouldings, hangers, rear fenders, stone-shield, and wheel shield. Shrinking or stretching metal by the process of heating. How to hammer metal without stretching it. Estimating the gauge of metal. Recognizing work-hardened areas created by shape of panel. Recognizing distortion due to damage from impact. Recognizing simple displacement due to damage from impact. Lining-up of hood, radiator-shell, fenders, and bodies. Welding of wire to support edge of fender. Use of solder.
3.	Welding.	Safety precautions. Function of the parts of welding-equipment. Different flames and their composition. When to braze. When to weld. Fluxes and their metals.	Welding safety precautions. Regulating acetylene and oxygen gauges. Welding of light-gauge steel. Welding of medium,gauge steel. Use of fluxes when welding or brazing. Brazing of steel and cast iron. Cutting of steel and cast iron. Welding of white metals. Use of arc-welding equipment.
4.	Soldering.	Physical properties of common solder-metals. Purpose of and reaction to soldering-fluxes on common metal. Chemical composition of fluxes. Muriatic acid, sal ammoniac, and soldering paste. Precautions in using gasoline.	Precautions in use of gasoline-torch. Tinning a soldering iron. Preparation of metals for soldering. Use of muriatic acid. Preparing zinc chloride. Fusing of solder with metal. Metal-filling.
5.	Body units.	Properties of materials. Ductility, work-hardening, malleability, toughness, and and elasticity of metal.	Repairing of roof panels, rails, bows, inner panels and chrome-plated strips, mouldings, windshield pillars, cowl, lower and upper panels, ventilators, center pillars, rear-quarter panel, rear-end panel, door-pan, rear floor-pan, shelf, locks, hinges, handles, and seals. Shrinking and stretching of metals. Juding the severity of an impact by the condition of damaged area of automobile. Relating damage in adjoining parts to impact area. Recognizing effect of impact on other parts. Determining the procedure in repairing. Aligning body, fenders, hood, and radiator-shell. Roughing, bumping, sanding, and metal-finishing.

(9)

THE APPRENTICESHIP ACT

O. Reg. 228/53. General Amendment. Amending O. Reg. 220/44. Made—14th December, 1953. Approved—17th December, 1953. Filed—21st December, 1953.

REGULATIONS MADE BY THE PROVINCIAL ADVISORY COMMITTEE UNDER THE APPRENTICESHIP ACT

Regulations 3 and 4 of Ontario Regulations 220/44 are revoked.

Provincial Advisory Committee for the group of designated trades comprising

(a) bricklayer,

(e) painter and decorator,

(b) carpenter,

(f) plasterer,

(c) electrician,

(g) plumber,

(d) mason,

(h) sheet metal worker, and

(i) steamfitter.

EMPLOYERS

EMPLOYEES

JOSEPH M. PIGOTT (Member) H. COLNETT (Member)

H. C. NICHOLLS (Member) WM. JENOVES (Member)

FRED J. HAWES (Member as official of the Department of Labour)

Approved:

INDUSTRY AND LABOUR BOARD

E. BILLINGTON

(Chairman) E. G. GIBB

(Member)

(Seal)

J. F. NUTLAND (Member)

Dated at Toronto the 14th of December, 1953

(10)

THE APPRENTICESHIP ACT

O. Reg. 229/53.
Designated Trades of Barber and Hairdresser.
Amending O. Reg. 296/44.
Made—14th December, 1953.
Approved—17th December, 1953. Filed-21st December, 1953.

REGULATIONS MADE BY THE PROVINCIAL ADVISORY COMMITTEE UNDER THE APPRENTICESHIP ACT

1. Subregulation 1 of regulation 1, regulation 2, subregulation 1, 3, 4, and 5, of regulation 5, subregulations 1 and 2 of regulation 6, regulations 7, 9, and 10, subregulation 1 of regulation 11, and regulation 12, of Ontario Regulations 296/44 are revoked.

Provincial Advisory Committee for the Designated Trade of Barber

EMPLOYERS

EMPLOYEES

(Member)

L. J. McKerral (Member) P. C. HOLLIER (Member)

OTTO MALUSKE

WM. CRAIG

(Member)

FRED J. HAWES (Member as official of the Department of Labour)

> Provincial Advisory Committee for the Designated Trade of Hairdresser

EMPLOYERS

EMPLOYEES

GEORGE BENEDICT

JEAN MACKAY

(Member) HELEN C. BROWN (Member) (Member) Gordon W. Duncan (Member)

FRED J. HAWES

(Member as official of the Department of Labour)

Approved:

INDUSTRY AND LABOUR BOARD

E. BILLINGTON

(Chairman) E. G. GIBB

(Member)

(Seal)

J. F. NUTLAND (Member)

Dated at Toronto the 14th of December, 1953

(11)

1

THE APPRENTICESHIP ACT

O. Reg. 230/53.
Designated Trade of Hairdresser.
Amending O. Reg. 296/44 and Revoking O. Reg. 27/48.
Made—14th December, 1953.
Approved—17th December, 1953.
Filed—21st December, 1953.

REGULATIONS MADE BY THE PROVINCIAL ADVISORY COMMITTEE UNDER THE APPRENTICESHIP ACT

1. Subregulation 2 of regulation 11 of Ontario Regulations 296/44 and Ontario Regulations 27/48 are revoked.

Provincial Advisory Committee for the Designated Trade of Hairdresser

EMPLOYERS GEORGE BENEDICT

EMPLOYEES JEAN MACKAY

(Member) HELEN C. BROWN

(Member) Gordon W. Duncan

(Member)

(Member)

FRED J. HAWES (Member as official of the Department of Labour)

Approved:

INDUSTRY AND LABOUR BOARD

E. BILLINGTON

(Chairman)

E. G. GIBB (Member)

(Seal)

J. F. NUTLAND (Member)

Dated at Toronto the 14th of December, 1953.

(12)

THE VITAL STATISTICS ACT

O. Reg. 231/53. General Amendments of Forms. Amending Regulations 363 of Consolidated Regulations 1950. Made—17th December, 1953. Filed—22nd December, 1953.

REGULATIONS MADE UNDER THE VITAL STATISTICS ACT

- 1. In these regulations "principal Regulations" means Regulations 363 of Consolidated Regulations of Ontario 1950.
- 2. Form 1 of the principal Regulations is amended by striking out item 4 and substituting therefor the following items:
 - 4. (1) Weight at Birth...(lbs and ozs or grams)

- (2) Length of Pregnancy in completed weeks...
- 3. Form 2 of the principal Regulations is amended by striking out items 7 and 8 and substituting therefor the following items:
 - 7. Weight of child at birth.

(lbs and ozs or grams)

1

- 8. Length of pregnancy in completed weeks.....
- 4. Form 22 of the principal Regulations is amended by adding immediately after item 2 the following item:
 - 2a. Name and status of female spouse before marriage.....

(36)

THE HIGHWAY TRAFFIC ACT

O. Reg. 232/53.
Motor Vehicle Fees and Licences.
Amending O. Regs. 264/44, 256/51,
and Revoking O. Regs. 73/52, and
295/52. (See Note Below.)
Made—17th December, 1953.
Filed—22nd December, 1953.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

Item 10 of regulation 2 of Ontario Regulations 264/44 as made by regulation 2 of Ontario Regulations 256/51 is revoked.

> (Note: See unofficial consolidated regulations 407 of unofficial appendix to volumes 1 and 2 of Consolidated Regulations of Ontario 1950.)

- 2.(1) Subregulation 2 of regulation 3 of Ontario Regulations 264/44 as made by Ontario Regulations 295/52 is revoked and the following substituted therefor:
 - (2) Subregulation 1 shall not apply to fees payable under
 - (a) clause c of item 1 as made by Ontario Regulations 256/51, and
 - (b) item 9, and
 - (c) item 9a as made by Ontario Regulations 17/47,

of regulation 1, and

- (d) items 3, 6, 8, and 9, and
- (c) items 4, 5, and 7, as made by Ontario Regulations 219/49,

of regulation 2.

- (2) Ontario Regulations 295/52 are revoked.
- 3.(1) Regulation 8a of Ontario Regulations 264/44 as made by regulation 3 of Ontario Regulations 256/51is revoked.
- (2) Regulation 8b of Ontario Regulations 264/44 as made by Ontario Regulations 73/52 is revoked.
- (3) Regulations 2 and 3 of Ontario Regulations 256/51, and Ontario Regulations 73/52, are revoked.
- 4.(1) Subregulations 2, 3, and 4 of regulation 18 of Ontario Regulations 264/44 are revoked and the following substituted therefor:
 - (2) Where an applicant for a driver's licence, other than a driver's licence under regulation 20, has attained the age of 16 years but not the age of 17 years, he shall file with his application
 - (a) a consent thereto signed
 - (i) in the case of the applicant residing with his parents, by both parents, and
 - (ii) in all other cases, by his parent or guardian, and
 - (b) if he is applying for an operator's licence, the certificates required to be filed by an applicant for a chauffeur's licence under subsection 4 of section 21 of the Act.
 - (3) Where an applicant for a driver's licence under regulation 20 has attained the age of 16 years but not the age of 17 years, he shall file with his application a consent thereto complying with clause a of subregulation 2.
- (2) Subregulation 1 comes into force on the 1st January, 1954.

(37)

Publications Under The Regulations Act

January 9th, 1954

THE PUBLIC HEALTH ACT

O. Reg. 233/53. Communicable Diseases. New and Revoking O. Regs. 58/45, 140/48 and 1/51. (See note below) Approved—17th December, 1953. Filed—22nd December, 1953.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

COMMUNICABLE DISEASES

INTERPRETATION

1. In these regulations

- (a) "concurrent disinfection" means disinfection carried out while a person is still a patient;
- (b) "contact" includes a person who comes so close to
 - (i) a patient, or
 - (ii) anything which has been exposed to infection from a patient,

that the germs of the communicable disease with which the patient is infected may infect that person;

- (c) "negative culture is obtained" means that upon laboratory examination of a specimen no germs of the suspected communicable disease are found in the culture;
- (d) "patient" means person infected with a communicable disease;
- (e) "plague" means "the plague";
- (f) "provincial laboratory" means clinical laboratory centre established and maintained by the Minister under section 10 of the Act;
- (g) "recovery" means that a person who is, or was, a patient is no longer infectious; and
- (h) "terminal disinfection" means disinfection carried out after recovery, removal, or death, of a patient.

APPLICATION OF THE ACT

2. The sections of the Act itemized in columns 2 to 7, both inclusive, of Table 1 are made applicable to the communicable disease set opposite thereto in column 1.

ISOLATION, QUARANTINE, AND DISINFECTION

- 3.(1) Where a patient has a communicable disease itemized in column 1 of Table 2, the medical officer of health shall
 - (a) cause the patient to be isolated for the period prescribed in column 2 of the table, and
 - (b) cause the persons who are contacts to be
 - (i) quarantined, or

(ii) confined in the dwelling where the communicable disease occurs

for the period prescribed in column 3 of the table.

- (2) Where the medical officer of health is not available, the local board shall take the steps prescribed by subregulation 1.
- 4. Where a person is infected with, or recovering from, a communicable disease itemized in column 1 of Table 2
 - (a) the patient, and
 - (b) every nurse who is, or has been, in attendance on him

shall, upon the directions of the medical officer of health, adopt for the disinfection of things which have been exposed to infection such class of disinfection as is prescribed in column 4 of the table.

- 5.(1) Where a medical officer of health prescribes conditions for, and orders, the disinfection of
 - (a) premises on or in which a communicable disease occurs, or
 - (b) utensils, bedding, clothing and other things which have been exposed to infection,

and his order is not complied with within 24 hours he shall quarantine the premises and cause a placard to be affixed on the exterior of the principal entrance to the premises.

- (2) A disinfection-quarantine placard shall be in Form 1.
 - 6.(1) Where a person infected with, or a contact of,
 - (a) Asiatic cholera, or
 - (b) diphtheria, or
 - (c) meningo-coccal meningitis, or
 - (d) plague, or
 - (e) poliomyelitis, or
 - (f) smallpox, or
 - (g) typhus fever,

is isolated, on premises other than an isolation hospital, the medical officer of health shall take the steps prescribed in subregulation 2.

- (2) The medical officer of health shall
- (a) quarantine the premises during the period of isolation prescribed in Table 2 for the disease, and
- (b) cause a placard to be affixed on the exterior of the principal entrance to the premises:
- (3) A disease-quarantine placard shall be in Form 2.
- 7.(1) Unless instructed by the medical officer of health, no person shall remove, deface, or destroy, a placard affixed under these regulations.

- (2) The medical officer of health shall cause the placard to be removed when
 - (a) his order under regulation 5 has been obeyed,
 - (b) the period of isolation under subregulation 2 of regulation 6 has ended.

EYES OF NEW-BORN

- 8. A physician attending at the birth of a child shall, within 1 hour after delivery, or so soon thereafter as is practicable, instil into each conjunctival sac of the child such quantity of one per cent solution of silver nitrate as in his opinion will be sufficient, without injury to the child, to kill any germs which might cause ophthalmia neonatorum.
- 9.(1) Where, within 2 weeks after birth, an eye of a child becomes reddened, inflamed, or swollen, the persons mentioned in subsection 4 of section 56 of the Act shall report in writing to the medical officer of health
 - (a) the name, age, and home-address of the child, and
 - (b) where the child is located, if not at home, and
 - (c) the symptoms of the disease.
- (2) The person making the report shall immediately place the child under the care of a duly qualified medical practitioner, unless one is already attending the child.

DAIRY PRODUCTS

- 10. Regulations 11, 12 and 13 apply to
- (a) a carrier of the germs of
 - (i) amoebic dysentery, or
 - (ii) bacillary dysentery, or
 - (iii) paratyphoid fever A.B.C., or
 - (iv) typhoid fever, and
- (b) a contact with, or a patient infected with,
 - (i) amoebic dysentery, or
 - (ii) Asiatic cholera, or
 - (iii) bacillary dysentery, or
 - (iv) diphtheria, or
 - (v) epidemic streptococcal sore throat, or
 - (vi) paratyphoid fever A.B.C., or
 - (vii) poliomyelitis, or
 - (viii) salmonellosis, or
 - (ix) scarlet fever, or
 - (x) typhoid fever.
- 11. Subject to regulations 12 and 13, no carrier, patient, or contact, shall handle food, or drink intended for consumption by any human being, other than himself.
- 12.(1) Subject to regulation 13, no milk, cream, or product of either of them, including butter and cheese, shall be removed from any premises on which a carrier, patient, or contact, resides or is engaged in handling milk.

- (2) Where a medical officer of health
- (a) prescribes the precautions to be taken by the carrier, patient, or contact, to prevent the spread of the disease, and
- (b) is satisfied that the carrier, patient, or contact, will observe the precautions to be taken,

the carrier, patient, or contact, may handle milk which is to be delivered to a dairy under regulation 13.

- 13.(1) In this regulation "dairy" includes
- (a) creamery, and
- (b) pasteurization plant.
- (2) Where the occupier of premises referred to in regulation 12 desires to have milk removed from the premises for delivery to a dairy, he shall notify the medical officer of health in whose jurisdiction the premises are located, stating the name and location of the dairy to which he desires to deliver the milk.
- (3) Upon being notified under subregulation 2, the medical officer of health shall inspect the premises and interview the occupier and the carrier, patient, or contact.
- (4) Where the medical officer of health is satisfied that the disease will not be spread because of the delivery of the milk to the dairy, he shall notify the dairy that a carrier, patient, or contact, as the case may be, resides on the premises where the milk is produced or is engaged in the handling of that milk.
- (5) Where the operator of the dairy undertakes in writing with the medical officer of health to comply with subregulation 6, the medical officer of health may permit the occupier mentioned in subregulation 2 to deliver the milk to that dairy so long as the operator fulfills his undertaking.
 - (6) The operator of the dairy shall
 - (a) pasteurize all the milk, or
 - (b) heat it to a temperature not lower than 161 degrees Fahrenheit for not less than 16 seconds and immediately thereafter cool it to a temperature not higher than 50 degrees Fahrenheit.

CARRIERS

- 14.(1) Where a medical officer of health believes a person to be a carrier of germs of
 - (a) amoebic dysentery, or
 - (b) bacillary dysentery, or
 - (c) paratyphoid fever A.B.C., or
 - (d) typhoid fever

he shall report in writing to the Deputy Minister

- (e) the name, age, occupation, and address, of the carrier, and
- (f) the disease of which the person is believed to be a carrier, and
- (g) the steps he has taken under section 61 of the Act with respect to
 - (i) clinical or laboratory examinations or investigations to which he has required the suspected carrier to submit, and

- (ii) orders, directions, or prohibitions, he has given to that person, and
- (iii) acts he has done to enforce the carrying out of those orders, directions, or prohibitions.
- (2) Where a medical officer of health, having prohibited a carrier from changing his place of residence, subsequently permits him so to do, the medical officer of health shall notify the Deputy Minister as to the new place of residence of the carrier.
- (3) Where the residence of the carrier is being changed from within the jurisdiction of one medical officer of health to within the jurisdiction of another medical officer of health, the former shall forthwith give to the latter notification of
 - (a) the name of the carrier, and
 - (b) his proposed new residence, and
 - (c) details as to clinical or laboratory examinations of, or investigations made with respect to, the carrier.
- 15. The amount of compensation payable under subsection 4 of section 61 of the Act shall be
 - (a) \$40 a month for the carrier, and
 - (b) \$5 a month
 - (i) for a dependent spouse, and
 - (ii) for each dependent under 16 years of age.
- 16.(1) Where a person who has been found to be a carrier of paratyphoid fever A.B.C., or of typhoid fever,
 - (a) submits to a provincial laboratory, specimens of urine and of faeces taken on the same day of the week in 4 successive weeks; or
 - (b) has had his gall-bladder removed, and thereafter submits to a provincial laboratory
 - (i) 3 specimens of his duodenal contents taken at intervals not shorter than 24 hours, and
 - (ii) 8 specimens of faeces each taken on successive days,

and the specimens submitted under clause a or b have been examined in the provincial laboratory and have been found not to contain any germs of paratyphoid fever A.B.C., or of typhoid fever, the medical officer of health shall notify that person, in writing, that he is no longer a carrier of those germs, and shall send a copy of that notification to the Deputy Minister.

(2) All specimens referred to in subregulation 1 shall be taken under circumstances satisfactory to the medical officer of health.

RABIES

- 17. Where a person has been bitten by an animal, and that person, or the person in charge of him, suspects that the animal has rabies, he shall forthwith notify to the medical officer of health
 - (a) the name and address of the person bitten, and
 - (b) the date, time, and place, of the biting, and
 - (c) as much information as he has which is likely to assist the medical officer of health in identifying, and finding, the animal.

- 18.(1) When a medical officer of health receives a notification under regulation 17, he shall
 - (a) cause the animal to be confined at the expense of the municipality in a place that is comfortable to the animal, and
 - (b) isolate the animal from all other animals and from human beings

for at least 14 days or until the isolated animal is no longer suspected of having rabies, whichever period is the longer.

- (2) The animal shall be confined in such place as, in the opinion of the medical officer of health, there will be least danger of the disease spreading from the animal.
- (3) Where a medical officer of health is of opinon that an animal confined under subregulation 1 is infected with rabies he shall report to the Deputy Minister
 - (a) the date of the biting, and
 - (b) the name and address of the person bitten, and
 - (c) identification of the confined animal, and
 - (d) the name and address of its owner, and
 - (e) details as to other animals bitten by the confined animal, including
 - (i) dates of the bitings, and
 - (ii) names and addresses of owners of the bitten animals, and
 - (iii) disposal made of the bitten animals.

PSITTACOSIS

- 19. In regulations 20 and 21
- (a) "bird" means bird which may be susceptible to infection with psittacosis, and
- (b) "owner" means person who has a bird in his possession.
- 20.(1) Where the medical officer of health knows or suspects that a bird is infected with psittacosis, he shall order the owner to isolate
 - (a) that bird, and
 - (b) all birds which have been in contact with that bird,

until the owner has received from the medical officer of health a certificate that there is no further danger of the disease being spread by any of those birds.

- (2) Until all
- (a) cages, and
- (b) articles, and
- (c) premises,

likely to harbour the germs and from which the disease may spread to other birds or human beings, have been disinfected to his satisfaction, the medical officer of health shall not issue a certificate under subregulation 1.

(3) Where a bird dies while it is isolated, the owner shall forthwith thereafter report the death to the medical officer of health.

- 21.(1) An owner of a bird that
- (a) is infected with psittacosis, or
- (b) is a carrier of psittacosis, or
- (c) is, or has been, in contact with a bird referred to in clause a or b

shall report to the medical officer of health the address of the premises where the bird in his possession is located.

- (2) Where a medical officer of health knows or suspects that there is on premises a bird referred to in subregulation 1, he shall, personally or by some competent person,
 - (a) visit the premises,
 - (b) make all necessary inquiries, and
 - (c) take such steps as the medical officer of health deems necessary to prevent or mitigate the spread of disease from the bird.

TUBERCULOSIS

- 22.(1) Where a medical officer of health receives a notice under section 57 of the Act, that a person is infected with tuberculosis, he shall forthwith report the matter to the Director of the Division of Tuberculosis Prevention in the Department.
 - (2) The report shall be in Form 3.
- 23. Where, under section 63 of the Act, a medical officer of health has given permission for the removal of a person suffering from tuberculosis, or consents to change of residence of an occupant of a house in which tuberculosis exists, to a place outside the jurisdiction of that medical officer of health, he, forthwith after giving his permission or consent, shall so notify
 - (a) the Director of the Division of Tuberculosis Prevention in the Department, and
 - (b) the medical officer of health whose jurisdiction the patient, or occupant, is entering.

DISPOSAL OF CORPSES

- 24. Where a person infected with a communicable disease dies, the person who signs the medical certificate of death under subsection 4 of section 16 of *The Vital Statistics Act* shall report the death to the medical officer of health within 12 hours after signing the certificate.
- 25. Regulations 26, 27, and 28 apply to the corpse of a person who dies of or while he is isolated for
 - (a) Asiatic cholera, or
 - (b) diphtheria, or
 - (c) meningo-coccal meningitis, or
 - (d) plague, or
 - (e) poliomyelitis, or
 - (f) scarlet fever, or
 - (g) smallpox.
- 26.(1) As soon as practicable after death occurs, the person having custody of the corpse shall place it, or cause it to be placed, in a coffin of sound construction.
- (2) Where the deceased was infected with smallpox, the coffin shall be hermetically sealed.

- (3) The coffin shall
- (a) be closed forthwith after the corpse is placed in it, and
- (b) not be opened except as directed by the medical officer of health in whose jurisdiction it is located.
- (4) No person shall remove a corpse from the isolation room until there has been compliance with
 - (a) subregulation 1, and
 - (b) subregulation 2, if applicable.
- (5) A corpse shall be buried, cremated, or incinerated, within 24 hours after the person has died.
- (6) Where a person has died in a public hospital, or an isolation hospital, the corpse shall be removed from the hospital directly to the place of burial, cremation, or incineration.
- 27. No person shall attend a funeral of a corpse mentioned in regulation 25, except
 - (a) persons who dwell in the house in which the person died, but are no longer isolated, and
 - (b) other persons expressly permitted by the medical officer of health to attend that funeral.
- 28. No person shall deliver a corpse mentioned in regulation 25 to a carrier for transportation or carriage unless the corpse is enclosed in a coffin of sound construction satisfactory to the medical officer of health, and the coffin is enclosed in an outer case sufficiently strong to ensure that the coffin and the hermetical sealing, if any will not be broken throughout the transportation or carriage.

REVOCATION

29. Ontario Regulations 58/45, 140/48, and 1/51, are revoked.

(NOTE: See unofficial consolidated regulations 483 in unofficial appendix to volumes 1 and 2 of Consolidated Regulations of Ontario 1950)

M. PHILLIPS
Minister of Health

FORM 1

The Public Health Act

DISINFECTION QUARANTINE

Under *The Public Health Act* and the regulations thereunder, and subject to the limitations thereof, these premises are

QUARANTINED

until the measures prescribed for the disinfection of the premises and contents are fully taken.

Medical Officer of Health

Date affixed to premises.....19...

Note: The regulations with respect to communicable diseases under the Act provide in part that:

Unless instructed by the medical officer of health, no person shall remove, deface, or destroy, a placard affixed under these regulations.

FORM 2

The Public Health Act

DISEASE QUARANTINE

Under *The Public Health Act* and the regulations thereunder, and subject to the limitations thereof, these premises are

QUF	A R A	NT	IN	ED
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` for

(name of disease)

Medical Officer of Health

Date affixed to premises.....

. 19. . .

Note: The regulations with respect to communicable diseases under the Act provide in part that:

Unless instructed by the medical officer of health, no person shall remove, deface, or destroy, a placard affixed under these regulations.

FORM 3

The Public Health Act

REPORT ON TUBERCULOUS PATIENT

To the Director of the Division of Tuberculosis Prevention, Department of Health, Parliament Buildings, Toronto, Ontario.

I have received notice that

(name)

is known, or suspected, to be suffering from tuberculosis; and I submit herewith such particulars as I have been able to ascertain.

(address)

- 1. Particulars of the disease:
 - (a) site:....
 - (b) if the disease is pulmonary
 - (i) primary:....

 - (iv) far advanced:.....

(V)	active:
(vi)	inactive:
(vii)	result of most recent sputum examina-
	tion:
(viii)	date of most recent sputum examina-
	tion:
(ix)	date of most recent chest film:
(x)	place of most recent chest film:
	• • • • • • • • • • • • • • • • • • • •
(xi)	date on which disease first discovered:

2. Post-sanatorium treatment:

Name of sanatorium	Date of admission	Date of discharge
- •		

- 3. Does person now require sanatorium treatment?
- 4. Name of any sanatorium to which application has been made for admission:
- 5. The occupation of this person is:....
- 6. Address of place of employment:....
- 7. Recent contacts of this person are:

Name	Age	Address

•	(signature of medical officer of health).
	(address)

Date.....19...

TABLE 1
APPLICABLE SECTIONS OF ACT

Item	Communicable Diseases			Sections of	of the Act		
No.	Column 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7
1	Actinomycosis	59			63	65	67
2	Anthrax	59			63	65	67
3	Amoebic dysentery	59		61	63	65	67
4	Asiatic cholera	59	60		63	65	67
5	Bacillary dysentery	59		61	63	65	67
6	Chickenpox	59			63	65	67
7	Diphtheria	59	60		63	65	67
8	Epidemic influenza	59					
9	Epidemic streptococcal sore throat	59			63	65	67
10	Erysipelas	59			, 63	65	67
11	German measles	59			63	65	67
12	Glanders	59			63	65	67
13	Infectious jaundice	59			63	65	67
14	Leprosy				63	65	67
15	Measles	59			63	65	67
16	Meningo-coccal meningitis	59	60		63	65	67
17	Mumps	59			63	65	67
18	Ophthalmia neonatorum	59			63	65	67
19	Paratyphoid fever A.B.C.	59		61	63	65	67
20	Plague	59	60		63	65	67
21	Poliomyelitis	59	60		63	65	67
22	Psittacosis	59		. ,	63	65	67
23	Puerperal sepsis	59			63	65	67
24	Rabies				63	65	67
25	Rocky Mountain spotted fever				63	65	67
26	Salmonellosis	59		-	63	65	67
27	Scarlet fever	59			63	65	67
28	Smallpox	59	60		63	65	67
29	Tuberculosis				63	65	67
30	Tularemia				63	65	67
31	Typhoid fever	59		61	63	65	67
32	Typhus fever	59	60		63	65	67
33	Undulant fever				63	65	67
34	Whooping cough	59			63	65	67

TABLE 2

ISOLATION AND DISINFECTION

COLUMN 4	Disinfection	Concurrent	Concurrent	Concurrent and terminal	Concurrent and terminal	Concurrent and terminal		(1) Concurrent and terminal
COLUMN 3	Period of Quarantine of Contact				During the period of contact with the patient and until, a fter the period has ended, negative cultures are obtained from 2 specimens of faeces and of urine taken from the contact at an interval of 5 days			(1) During the period of contact with the patient and until one negative culture is obtained from specimens of the discharges from the nose and throat of the contact after the period of contact has been broken in a manner satisfactory to the medical officer of health
COLUMN 2	Preiod of Isolation of Patient	From the onset of the disease until recovery	From the onset of the disease until recovery	From the onset of the disease until (a) 5 days after recovery, and (b) negative cultures are obtained from 2 specimens of faeces taken at an interval of 24 hours	From the onset of the disease until negative cultures are obtained from 2 specimens of faeces and of urine taken at an interval of 5 days	From the onset of the disease (a) until (j) 5 days after recovery, or (ii) administration of a specific drug has ceased whichever period is the longer, and (b) negative cultures are obtained from 2 specimens of faeces taken at an interval of 24 hours	From the time of the appearance of vesicles until (a) 7 days thereafter, or (b) the lesions are healed, whichever period is the longer	(1) in territory with municipal organization, from the onset of of the disease (a) for 10 days thereafter, and (b) until (i) negative cultures are obtained from 2 specimens (i) the discharge from (ii) the nose, (iii) a lesion on any other part of the body taken at an interval of 24 hours during which no treatment has been given, or nearment has been given, or (iii) where the negative cultures cannot be obtained under subclause i, one culture of the discharge from the nose or throat shows a negative result on a virulency test
COLUMN 1	COMMUNICABLE DISEASE	Actinomycosis	Anthrax	Amoebic dysentery	Asiatic cholera	Bacillary dysentery	Chickenpox	Diphtheria
Item	o Z	1	2	8	4	ro.	9	

TABLE 2—Continued ISOLATION AND DISINFECTION

COLUMN 4	Disinfection	(2) Same as sub-item 1		Concurrent	Concurrent		Concurrent		Concurrent and terminal		Terminal		Concurrent and terminal	Concurrent and terminal
COLUMN 3	PERIOD OF QUARANTINE OF CONTACT	(2) Same as sub-item 1		For 7 days after first becoming a contact						1	In the case of a contact who is under 21 years of age, until the medical officer of health is satisfied that the patient has been isolated from the contact for 10 consecutive days		45	
COLUMN 2	Period of Isolation of Patient	(2) In territory without municipal organization, for 3 weeks from the onset of the disease	From the onset of the disease until recovery	From the onset of the disease (a) for 7 days thereafter, or (b) until the patient has no (i) sore throat, or (ii) oral, nasal, or aural discharges, whichever period is the longer	From the onset of the disease until recovery	For 5 days from the onset of the disease	From the onset of the disease until recovery	From the onset of the disease until recovery		For 7 days after the appearance of the rash	For 14 days after the onset of the disease	From the onset of the disease until the swelling in the salivary glands has completely subsided	From the appearance of the first symptom until a negative culture is obtained from each eye	From the onset of the disease (a) until (i) 5 days after recovery, or
COLUMN 1	COMMUNICABLE DISEASE		Epidemic influenza	Epidemic streptococcal sore throat	Erysipelas	German measles	Glanders	Infectious jaundice	Leprosy	Measles	Meningo-coccal meningitis	Mumps	Ophthalmia neonatorum	Paratyphoid fever A.B.C.
Item	o Z		∞	6	10	11	12	13	14	15	16	17	18	19

20 Plague 21 Poliomyelitis 22 Psittacosis 23 Puerperal sepsis 24 Salmonellosis 25 Scarlet fever 26 Smallpox 27 Tuberculosis 27 Tularemia
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TABLE 2—Continued ISOLATION AND DISINFECTION

COLUMN 1 COLUMN 2 COLUMN 2 COLUMN 2 COLUMN 3 COLUMN 3 Column 4 COMMUNICABLE DISEASE From the onset of the disease From the onset of the disease Column 4 Column 6 Column 7 (a) until (b) administration of administration of administration of administration of and of unite taken at an interval of 24 hours (b) negative cultures are obtained from 2 specimens of faces and of unite taken at an interval of 24 hours (a) negative cultures are obtained from 2 specimens of faces (b) negative cultures are obtained from 2 specimens of faces (c) negative cultures are obtained from 2 specimens of faces (d) negative cultures are obtained from 3 specimens of faces (e) negative cultures are obtained from 2 specimens of faces (f) negative cultures are obtained from 2 specimens of faces (h) negative cultures are obtained from 2 specimens of faces (h) negative cultures are obtained from 2 specimens of faces (h) negative cultures are obtained from 2 specimens of faces (h) negative cultures are obtained from 2 specimens of faces (h) negative cultures are obtained from 2 specimens of faces (h) negative cultures are obtained from 2 specimens of faces (h) negative cultures are obtained from 3 specimens of faces (h) negative cultures are obtained from 3 specimens of faces (h) negative cultures are obtained from 3 specimens of faces (h) negative cultures are obtained from 3 specimens (h) n					
Typhoid fever From the onset of the disease Typhoid fever (a) until (i) 5 days after recovery, or (ii) administration of a specific drug has ceased whichever period is the longer and (b) negative cultures are obtained from 2 specimens of faeces and of urine taken at an interval of 24 hours Whooping cough For 3 weeks after the onset of the disease In the partient the period of isolation of the patient	Item	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
From the onset of the disease (a) until (b) Lays after recovery, or whichever period is the longer and of urine taken at an interval of 24 hours For 3 weeks after the onset of the disease For a weeks after the period of isolation of the patient The patient	1017	COMMUNICABLE DISEASE	Period of Isolation of Patient	PERIOD OF QUARANTINE OF CONTACT	Class of Disinfection
(ii) administration of a specific drug has ceased (iii) administration of a specific drug has ceased (iv) negative cultures are obtained from 2 specimens of faeces and of urine taken at an interval of 24 hours For 3 weeks after the onset of the disease had no previous attack, for the period of isolation of the patient	29		From the onset of the disease		Concurrent
For 3 weeks after the onset of the disease			 (a) until (b) Says after recovery, or (ii) administration of a specific drug has ceased (iii) administration of a specific drug has ceased (iv) whichever period is the longer and (b) negative cultures are obtained from 2 specimens of faeces 		and terminal
For 3 weeks after the onset of the disease			and of urine taken at an interval of 24 hours		
	30		For 3 weeks after the onset of the disease	In the case of a child under 12 years of age who has had no previous attack, for the period of isolation of the patient	_

(39)

2

THE GREATER TORONTO ASSESSMENT BOARD ACT, 1951

O. Reg. 234/53. Extension of Time—Court of Revision. New. Made—17th December, 1953. Filed—22nd December, 1953.

REGULATIONS MADE UNDER THE GREATER TORONTO ASSESSMENT BOARD ACT, 1951

- 1. The time within which the court of revision shall hear and dispose of appeals and certify the assessment roll in the area municipality of the municipality and corporation of the Township of North York is extended for a period of 30 days.
- 2. The time within which the judge shall determine appeals from the court of revision in the area municipality of the municipality and corporation of the Township of North York is extended for a period of 60 days.

40)

THE GREATER TORONTO ASSESSMENT BOARD ACT, 1951

O. Reg. 235/53.
Constitution of Courts of Revision and Return of Rolls.
Amending O. Reg. 50/53.
Made—17th December, 1953.
Filed—22nd December. 1953.

REGULATIONS MADE UNDER THE GREATER TORONTO ASSESSMENT BOARD ACT, 1951

1. The table to regulation 3 of Ontario Regulations 50/53, as made by Ontario Regulations 75/53 and

amended by Ontario Regulations 90/53, 122/53 and 172/53, is further amended by adding the following items:

10 | December 31, 1953 | Township of York 11 | January 15, 1954 | Township of Etobicoke 12 | January 22, 1954 | Township of Scarborough

-

(41)

THE HIGHWAY TRAFFIC ACT

O. Reg. 236/53. Extending Term of Permits and Licences. New. Made—10th December, 1953. Filed—28th December, 1953.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Notwithstanding the provisions of Ontario Regulations 264/44, the term of
 - (a) motor vehicle permits,
 - (b) trailer permits,
 - (c) operators' licences, and
 - (d) chauffeurs' licences,

issued for the year 1953 is extended from the 31st of December 1953 to and including the 31st of January 1954.

(42)

ent of the Digital Conference of the Conference

Publications Under The Regulations Act

January 23rd, 1954

THE GUARANTEE COMPANIES SECURITIES ACT

O. Reg. 1/54. Addition to Schedule. Amending Regulations 130 of Consolidated Regulations 1950. Made—7th January, 1954. Filed—11th January, 1954.

REGULATIONS MADE UNDER THE GUARANTEE COMPANIES SECURITIES ACT

1. Schedule 1 of Regulations 130 of Consolidated Regulations of Ontario 1950 as made by Ontario Regulations 20/53 is amended by adding immediately after item 21 the following item:

21a. Federal Insurance Company

(125)

4

THE MILK CONTROL ACT

O. Reg. 2/54.
Terms of Payment.
Amending Regulations 294 of Consolidated
Regulations 1950.
Made—15th December, 1953.
Approved—7th January, 1954.
Filed—13th January, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. Subregulation 1 of regulation 21 of Regulations 294 of Consolidated Regulations of Ontario 1950, as made by Ontario Regulations 319/52, is revoked and the following substituted therefor:
 - (1) In subregulation 2, the average value of milk shall be determined on the average daily value of milk delivered to the distributor during the previous calendar year.

THE MILK CONTROL BOARD OF ONTARIO

(Seal)

A. B. Currey
Chairman
K. M. Betzner
Member
J. L. Burrows
Member

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Member

Dated at Toronto, this 15th day of December, 1953.

(126)

4

THE EMBALMERS AND FUNERAL DIRECTORS ACT

O. Reg. 3/54. General Amendments. Amending Regulations 81 of Consolidated Regulations 1950. Approved—7th January, 1954. Filed—13th January, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE EMBALMERS AND FUNERAL DIRECTORS ACT

- 1. In these regulations "principal Regulations" means Regulations 81 of Consolidated Regulations of Ontario 1950.
- 2. The principal Regulations are amended by adding immediately before regulation 1 the following regulation:
 - 01. In these regulations "registrar" means the registrar appointed by the Board under these regulations.
- 3. Regulation 2 of the principal Regulations, except form 1, is revoked and the following substituted therefor:
 - No person shall be admitted to an approved school unless he is the holder of a certificate of registration
 - (a) with the Board in form 1, or
 - (b) where he resides outside Ontario, with the board that registers embalmers and funeral directors in the jurisdiction in which he resides.
- 4. Clause a of regulation 3 of the principal Regulations is amended by striking out
 - (a) the words "assistant secretary" in the first line and substituting therefor the word "registrar", and
 - (b) the figure "10" in the last line of sub-clause iii and substituting therefor the figure "5".
- 5. Regulation 7 of the principal Regulations is amended by striking out the words "assistant secretary" in the fifth and sixth lines and substituting therefor the word "registrar".
- 6.(1) Clause *a* of subregulation 1 of regulation 9 of the principal Regulations is revoked and the following substituted therefor:
 - (a) is absent from Ontario for more than 90 consecutive days;
- (2) Subregulation 2 of regulation 9 of the principal Regulations is amended by striking out
 - (a) the words "assistant secretary" in the fifth line and substituting the word "registrar", and
 - (b) the last line and substituting therefor the words "service under the original contract in form 8, or, where the funeral director has died, in form 8A."

FORM 8A

The Embalmers and Funeral Directors Act

AFFIDAVIT AS TO SERVICE OF AN ARTICLED STUDENT WHERE THE FUNERAL DIRECTOR HAS DIED

In the Matter of
Iof
in the County of
make oath and say that:— (occupation)
1. I am a, and have
resided at, for (address)
years and have been employed at
foryears;
2. I knew the above-named articled student and
(name of funeral director)
died on theday of19
3. I am informed and believe that
the above-named articled student faithfully and dili-
gently served
day of19
(and assigned to by Indenture dated
the19
from theday of19 to the
the time that he was in attendance at lectures at the
(fill in name of approved school) or on leave during vacation granted to him, and such other times as follows:

- 4. The articled student was not at any time during the period of service to my knowledge or belief employed by any other person except as follows:
- 5. During the period of service of the articled student he assisted in the embalming of........... dead human bodies.
- 6. I believe the said articled student is a fit and proper person for a certificate of qualification.

Sworn before me at	
in the County of	
thisday of	• • • • • • • • • • • • • • • • • • • •
19,.	*

A Commissioner, etc.

- 7. Regulation 11 of the principal Regulations is amended by striking out
 - (a) the words "issued by the Board of Examiners" in the third and fourth lines,
 - (b) the word "general" in the fourth line, and
 - (c) the figure "5" in the last line and substituting therefor the figure "10".
- 8. Clause c of regulation 12 of the principal Regulations is amended by striking out the words "assistant secretary" in the second and third lines and substituting therefor the word "registrar".
- 9.(1) Clause b of subregulation 1 of regulation 13 of the principal Regulations is amended by striking out the words "assistant secretary" in the first line and substituting therefor the word "registrar".
- (2) Subregulation 2 of regulation 13 of the prinicpal Regulations is amended by striking out the last line and substituting therefor the words "with the Board, and completed within 12 months from the last day of the examinations set by the Board which the student has passed."
- 10. Clause c of subregulation 1 of regulation 15 of the principal Regulations is amended by striking out
 - (a) the figure "5" in the first line and substituting therefor the figure "10", and
 - (b) the figure "3" in the first line and substituting therefor the figure "5".
- 11. Regulation 16 of the principal Regulations is amended by striking out the words "assistant secretary" in the second line and substituting therefor the word "registrar".
- 12.(1) Clause a of subregulation 1 of regulation 17 of the principal Regulations is amended by striking out the words "assistant secretary" in the first line and substituting therefor the word "registrar".
- (2) Subregulation 2 of regulation 17 of the principal Regulations is amended by striking out the words "assistant secretary" in the second line and substituting therefor the word "registrar"...
- 13.(1) Clause a of subregulation 1 of regulation 18 of the principal Regulations is amended by striking out the words "assistant secretary" in the first line and substituting therefor the word "registrar".
- (2) Subregulation 2 of regulation 18 of the principal Regulations is amended by striking out the words "assistant secretary" in the second line and substituting therefor the word "registrar".
- 14. Regulation 19 of the principal Regulations is amended by adding thereto the following subregulation:
 - (2) No holder of a certificate of qualification who is a licensed embalmer or funeral director shall pay fees while on active service with any of Her Majesty's Forces.
- 15.(1) Subregulation 2 of regulation 20 of the principal Regulations is amended by striking out the words "assistant secretary" in the first line and substituting therefor the word "registrar".
- (2) Subregulation 3 of regulation 20 of the principal Regulations is amended by
 - (a) striking out clause b and substituting therefor the following clause:
 - (b) 60 years of age or over, or

and

- (b) adding the following clauses:
 - (c) not a resident of Ontario, or
 - (d) not actively engaged as an embalmer or a funeral director.
- 16. Regulation 22 of the principal Regulations is amended by striking out the words "assistant secretary" in the second line and substituting therefor the word "registrar".
- 17.(1) Subregulation 4 of regulation 23 of the principal Regulations is revoked.
- (2) Regulation 23 of the principal Regulations is amended by adding thereto the following subregulations:
 - (4) A premises which it is proposed to use as a premises of a funeral director, and which has not before been used as a premises of a funeral director, shall have the room mentioned in subregulation 1 above ground-level.
 - (5) The premises, accommodation and equipment prescribed in subregulations 1, 2, 3, and 4 shall be subject to the approval of the Board.
- 18. Regulation 25 of the principal Regulations is amended by striking out the words "assistant secretary" in the first line and substituting therefor the word "registrar".
- 19. Subregulations 2, 3, and 4 of regulation 26 of the principal Regulations are revoked.
- 20. Subregulation 2 of regulation 28 of the principal Regulations is amended by striking out the figure "20" in the second line and substituting therefor the figure "30".
- 21. Form 1 of the principal Regulations is amended by striking out the last line and substituting therefor "Registrar, Board of Administration".

BOARD OF ADMINISTRATION

Ross L. Beckett C. C. Harper W. M. Comstock W. R. Scott J. A. Fullerton

(127)

THE APPRENTICESHIP ACT

O. Reg. 4/54.
Designated Trade of Motor Vehicle
Repairer.
New.
Approved—7th January, 1954.
Filed—14th January, 1954.

REGULATIONS MADE BY THE PROVINCIAL ADVISORY COMMITTEE UNDER THE APPRENTICESHIP ACT

APPLICATION

1. These regulations apply to the designated trade of motor vehicle repairer.

AGE OF APPRENTICES

·2. An apprentice upon entering into a contract of apprenticeship shall be a minor at least 16 years of age.

APPRENTICESHIP PERIOD

- 3. The apprenticeship period for the branches of the designated trade of motor vehicle repairer defined in regulation 4 of Ontario Regulations 227/53 shall be
 - (a) for Branch A or B or C, 5 years, and
 - (b) for Branch D, 3 years,

including the probationary period; but where the apprentice holds a Secondary School Graduation Diploma of the industrial course in auto-mechanics the apprenticeship period for Branch A or B or C shall be 3 years.

NUMBER OF APPRENTICES

- 4. The number of apprentices who may be apprenticed to each employer in each of the branches of the designated trade of motor vehicle repairer defined in regulation 4 of Ontario Regulations 227/53 shall be
 - (a) one, where the employer
 - (i) is a journeyman and does not employ a journeyman, or
 - (ii) is not a journeyman and employs not more than one journeyman, and
 - (b) in all other cases, one additional apprentice for every additional 5 journeymen employed,

where the journeyman is employed in the same shop and in the same branch of the designated trade of motor vehicle repairer as the apprentice.

PROVINCIAL ADVISORY COMMITTEE

EMPLOYERS
GEORGE J. BEATTIE
(Member)
JAMES R. CLERKE

(Member)

EMPLOYEES
DENNIS LYONS
(Member)
W. G. WHITEHOUSE
(Member)

Fred J. Hawes
(Member as official of the Department of Labour)

(148)

4

THE NIAGARA PARKS ACT

O. Reg. 5/54.
Through Highways.
Amending Regulations 305 of Consolidated Regulations 1950.
Approved—7th January, 1954.
Filed—14th January, 1954.

REGULATIONS MADE BY THE COMMISSION UNDER THE NIAGARA PARKS ACT

1. Regulations 305 of Consolidated Regulations of Ontario 1950 are amended by adding immediately after regulation 24 the following regulation:

THROUGH HIGHWAYS

- 24a.(1) The operator, or driver, of every vehicle shall bring the vehicle to a full stop immediately before entering or crossing the travelled portion of a highway designated and marked by the Commission under subregulations 2, 3, and 4.
 - (2) The parts of the highways under the jurisdiction of the Commission specified in column 2 of schedule 1, and known by the names set opposite thereto in column 1, are designated as through highways.

SCHEDULE 1

	Column 1	Colum	N 2
Item	Name of Highway	Parts of H	IGHWAYS
Item	Traine of Thighway	From	То
1.	Lake Shore Road	The production of the southerly limit of lot 6, registered plan 328 Fort Erie	The southerly limit of Garrow Road in Fort Erie
2.	Niagara Boulevard	(1) The southerly limit of Garrison Road in Fort Erie	The southerly limit of Queen Street in Fort Erie
		(2) The southerly limit of Bertie Street in Fort Erie	The north-westerly limit of Main Street in Chippewa
		(3) A distance of 250 feet northerly from Mechanic Street in Chippewa	The northerly limit of Clifton Hill in Niagara Falls
		(4) The northerly limit of Bender Street in Niagara Falls	The south-easterly limit of Portage Road in Niagara Township at the entrance to Queenston Heights Park
	,	(5) The intersection of the south- westerly limit of Niagara Boulevard produced with Portage Road at the entrance to Queenston Heights Park	The southerly limit of that portion of the King's Highway known as Highway 8A
		(6) The southerly limit of that portion of the King's Highway known as Highway 8A	The intersection of the northerly limit of John Street in the Town of Niagara
		(7) The northerly limit of John Street in the Town of Niagara	The north-westerly limit of Wellington Street in the Town of Niagara

- (3) A through highway shall be marked by warning signs erected, and maintained, by the Commission, at or near the place where any other highway enters or intersects the through highway.
- (4) A warning sign shall
 - (a) be at least 2 feet high and at least 2 feet wide,
 - (b) bear the word STOP coloured white on green background and in letters at least 8 inches high,
 - (c) be placed at least 6 feet and not more than 50 feet from the travelled portion of the through highway on the right-hand side of the highway entering or inter-

secting the through highway, and so as to face traffic approaching the through highway, and

(d) be so placed that the bottom edge thereof is at least 1 foot and not more than 3 feet above the level of the travelled portion of the highway on which the sign is placed

THE NIAGARA PARKS COMMISSION

(Seal) Charles Daley
Chairman
M. T. Gray
Secretary

(149)

January 30th, 1954

THE PUBLIC HOSPITALS ACT

O. Reg. 6/54. General Amendments. Amending O. Reg. 216/52. Made—14th January, 1954. Filed—19th January, 1954.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

- 1.(1) Subregulation 3 of regulation 42 of Ontario Regulations 216/52 is amended by
 - (a) striking out the word "or" at the end of clause d, and
 - (b) adding the word "or" at the end of clause e.
- (2) Subregulation 3 of regulation 42 of Ontario Regulations 216/52 is amended by adding thereto the following clause:
 - (f) the Director of the Division of Medical Statistics of the Department or an officer or employee of the Department designated by the Deputy Minister of Health,
- 2. Regulation 42 of Ontario Regulations 216/52 is amended by adding thereto the following subregulation:
 - (4) Any information received under clause f of subregulation 3 shall not be used or disclosed to any person for any purpose other than that of compiling statistics for the Department in respect of cancer or psychiatric disorders.

(176)

THE MINING ACT

O. Reg. 7/54.
Boring Permits for Petroleum and Natural Gas.
New and Revoking Regulations 296 of Consolidated Regulations 1950, and Revoking O. Regs. 314/52 and 2/53.
Made—7th January, 1954.
Filed—19th January, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE MINING ACT

BORING PERMITS

- 1.(1) A boring permit authorizing the holder thereof to prospect for petroleum and natural gas in that part of Ontario lying north of the transcontinental railway shall be in form 1.
- (2) A boring permit shall be issued only upon application to the Minister therefor in form 2.
 - (3) The application shall be accompanied by
 - (a) a sketch and description of the area for which application is made,

- (b) a statement showing the financial ability of the applicant to undertake the work outlined in his application, and
- (c) the annual fee for the first year of the term of the permit.
- 2.(1) The permit shall be for an area specified by the Minister from the area applied for in the application.
- (2) The boundaries of the area shall be on bearings astronomically north, east, south, and west, and no boundary shall be more than 10 miles in length.
 - 3.(1) The permit shall be for a term of 3 years.
 - (2) The annual fee for the permit shall be \$200.
- 4. No person shall apply for, hold, or acquire, more than 3 permits in any 12-month period.
- 5.(1) Where during the term of a permit the holder thereof drills or causes to be drilled, in the area specified in the permit, one well to the pre-Cambrian horizon the Minister may, at the end of the term of the permit upon application in writing by the holder thereof, issue a new permit to the applicant for the same area as specified in the expiring permit.
 - (2) The new permit shall be issued subject to
 - (a) the same terms and conditions as the expiring permit, and
 - (b) the holder thereof drilling or causing to be drilled, another well to the pre-Cambrian horizon in the first year of its term.
- $(3)\cdot A$ permit issued under subregulation 1 shall not be renewable.
- 6. A permit, or any interest therein, shall not be transferred without the consent in writing of the Minister or Deputy Minister.
- 7. Within 90 days from the date of issue of the permit, the holder shall enter, and commence and continue operations, upon the area specified in the permit for the purposes of boring and prospecting for natural gas and petroleum.
 - 8. The holder of a permit shall expend
 - (a) during the first year of the term of the permit
 - (i) a sum averaging \$50 a square mile, or
 - (ii) \$2,500,

whichever is the greater, and

- (b) during each of the second and third years of the term of the permit
 - (i) a sum averaging \$100 a square mile, or
 - (ii) \$2,500,

whichever is the greater,

in geological or geophysical examination, boring, prospecting, or other exploratory work, on the area specified in the permit.

9. Where, during any year of the term of the permit, the holder expends an amount greater than he is required to do under regulation 8 for that year, the

holder shall be entitled to credit the excess amount against the sum prescribed to be expended by regulation 8 during the following year or years, if any, of the term of the permit.

- 10.(1) Within 90 days after each anniversary date of the date of issue of the permit, the holder shall submit a sworn statement to the Minister
 - (a) detailing the amount and manner of all expenditures made by him,
 - (b) giving full particulars of work and operations carried on by him,

during the previous 12-month period on the area specified in the permit.

- (2) Where the Minister is not satisfied by the sworn statement of the holder of a permit that the holder has expended the sums prescribed by clause a or b, as the case may be, of regulation 8 during any year of the term of the permit for which the statement has been submitted, the Minister may send a notice by registered mail to the holder, at his address on the statement, requiring the holder to submit such further details as may in the opinion of the Minister be necessary to prove that the expenditure complies with regulation 8.
- 11. While a permit is in force the holder thereof shall have the sole and exclusive right to prospect and bore for petroleum and natural gas on the area specified in the permit.
- 12. A permit shall not grant the right to prospect for mines and minerals other than petroleum and natural gas and shall not limit the staking or acquiring of other mines and minerals under the Act.
- 13. A permit shall not be construed as authorizing the cutting or removal of trees or timber, but where the trees or timber are not covered by a timber licence or permit to cut them, the holder of the permit may on application be granted permission to cut and use such trees or timber as he may require in his operations or for fuel purposes on such terms and conditions as the Minister of Lands and Forests may impose.

NATURAL GAS AND PETROLEUM LEASES

14.(1) Where the Minister

- (a) is satisfied that a well drilled in the area specified in a permit has ascertained the presence of petroleum or natural gas in commercial quantities upon the area, and
- (b) sends a notice thereof by registered mail to the holder of the permit at his last known address recorded with the Department,

the holder shall, within 90 days after the date of the notice, make a preliminary application for a lease of lands of not more than 50 per cent of the area specified in his permit.

- (2) Within 6 months after making his preliminary application or such further period of time as the Minister may authorize, the applicant shall have the lands to be included in the lease surveyed and laid out by an Ontario Land Surveyor into blocks in the manner prescribed by regulation 15.
- 15.(1) Where the first line of the survey is latitudinal, it shall be
 - (a) surveyed on a course astronomically east or west, as the case may be, from its point of origin, and shall be the base line of the survey.

- (2) Where the first line of the survey is longitudinal, it shall be
 - (a) surveyed on a course astronomically north or south, as the case may be, from its point of origin, and shall be the base line of the survey.
 - (3) Each block shall have an area of 1 square mile.
- (4) Where a base line is surveyed under subregulation 1, each block shall have
 - (a) the latitudinal limits thereof surveyed on lines parallel to the base line, and
 - (b) the longitudinal limits thereof surveyed on lines at right angles to the base line.
- (5) Where a base line is surveyed under subregulation 2, each block shall have
 - (a) the longitudinal limits thereof surveyed on lines parallel to the base line, and
 - (b) the latitudinal limits thereof surveyed on lines at right angles to the base line.
 - (6) Each limit of a block shall be 1 mile in length.
- (7) Any two blocks may have a common corner but no limit of any block shall be
 - (a) contiguous to the limit of another block, or
 - (b) closer than 1 mile to the parallel limit of another block.
- 16. The applicant shall, within 30 days after the completion of the survey
 - (a) complete his final application by submitting a plan and description of the lands to be included in the lease, and
 - (b) file with the Department the returns of survey.
- 17.(1) Where the Minister has accepted an application for a lease and the applicant has complied with regulations 15 and 16 the Minister may issue to the applicant a lease authorizing the holder thereof to prospect for and recover petroleum and natural gas.
 - (2) The lease shall be in form 3.
- (3) The annual rental shall be at the rate of 50 cents an acre.
 - (4) The term of the lease shall be 21 years.
- (5) Royalties shall be payable to the Minister on natural gas and petroleum as follows:
 - (a) on all natural gas produced whether consumed on the premises or sold or otherwise disposed of, 1½ cents per 1000 cubic feet; and
 - (b) on all petroleum, 10 per cent of the actual value at the well-head.
- 18. Where commercial production of petroleum or natural gas is obtained, and where at any time before the expiry of the lease the Minister is satisfied that the productive life of the lease is longer than the term thereof, he may renew the lease for successive periods of not more than 21 years each.
- 19. The lease, or any interest therein, shall not be assigned or sub-let without leave in writing of the Minister or Deputy Minister.

20. The lessee shall

- (a) keep a record of all petroleum and natural gas produced, sold, or otherwise disposed of, each year from each well, and
- (b) within 30 days after each anniversary date of the lease, submit to the Minister a sworn statement showing the quantity and actual value at the well-head of all natural gas and petroleum during the previous 12-month period.
- 21. The Minister or any person authorized by him may at any time enter upon the lands described in the lease and examine all books, records, and papers, used or kept in connection with operations of the lessee on the lands.

GENERAL

- 22. The holder of a permit or the lessee, as the case may be, shall
 - (a) within 90 days after the completion of a well, furnish the Minister with a detailed log of the well and a plan indicating the location and elevation of the well,
 - (b) furnish the Minister with any and all other information obtained in drilling the well,
 - (c) make available to the Minister for examination, at all times, all cores and cuttings,
 - (d) submit to the Minister full reports and plans of all geological or geophysical examinations, boring, prospecting, or other exploratory work, within 90 days after the completion of each examination, boring, prospecting, or other exploratory work.

23. If default is made

- (a) in the performance or observance of the terms and conditions of a permit, or of the Act or these regulations respecting the permit, or
- (b) by a lessee in payment of rent or royalties, or both, or of the Act or these regulations respecting his lease,

and the default is not remedied within 30 days after notice has been delivered or sent by registered post to the holder of the permit or the lessee, as the case may be, at his last known address recorded with the Department, setting forth the default and calling upon him to remedy the default, the Minister may forthwith

- (c) in the case of a permit, cancel the permit, or
- (d) in the case of a lease, declare the lease forfeit and void.
- 24. Where a lease has been issued to holder of a permit in respect of a portion of the area specified in the permit, and if, at the date of issuing the lease, the permit has not expired, the permit shall be deemed to be cancelled, and any land within the area specified by the permit but not included in the lease may be disposed of in accordance with the Act and any regulations thereunder.

REVOCATION

25. Regulations 296 of Consolidated Regulations of Ontario 1950, and Ontario Regulations 314/52 and 2/53, are revoked.

P. T. KELLY Minister of Mines.

Dated at Toronto this 4th day of December, A.D. 1953.

FORM 1

The Mining Act BORING PERMIT

Under $\it The Mining Act$ and the regulations, and subject to the limitations thereof, this permit is granted

to......to bore and prospect for petroleum and natural gas on the area specified in Schedule 1 upon the following terms and conditions:

- 2. This permit shall be for a term of 3 years commencing.....
- 3. This permit, or any interest therein, shall not be transferred without the consent in writing of the Minister or Deputy Minister.

Minister of Mines.

Toronto, 19....

FORM 2

The Mining Act

APPLICATION FOR BORING PERMIT

To The Minister of Mines Parliament Buildings Toronto

1. I ... (Name of applicant)

(Address of applicant)

- (a) illustrated in the sketch, and
- (b) contained in the description,

appended hereto.

2. I intend to perform the following work:

(outline in full the work)

- 3. I append hereto a statement of my financial ability to undertake the work outlined in item 2.
- 4. I enclose the sum of \$200 in payment of the annual fee for the first year of the term of the permit.
 - 5. At the date of this application I hold

......boring permit(s)
(state number if any)

Dated at.....this.....of....., 19......

(signature of applicant)

FORM 3

The Mining Act

This indenture made theday of

one thousand nine hundred andin
pursuance of The Short Forms of Leases Act

BETWEEN:

Her Majesty the Queen in right of Ontario, as represented by the Minister of Mines,

hereinafter called the lessor

OF THE FIRST PART

— and —

hereinafter called the lessee
OF THE SECOND PART

Witnesseth that under section 111 of *The Mining Act* and the regulations, and subject to the provisions thereof, and in consideration of the rents, royalties, covenants and agreements hereinafter reserved and contained on the part of the lessee, the lessor doth demise and lease unto the lessee all that parcel or tract of land lying and being

containing

acres, more or less.

To have and to hold the said demised premises for the purpose of prospecting for and recovering petroleum and natural gas for and during the term of twenty-one

Yielding and paying therefor yearly and every year the rent or sum of fifty cents an acre, payable on the

following days and times, that is to say, on the day

of in each year of the said term, the first of such payments to become due and be made on the

day of

Also yielding and paying therefor yearly and every year during the said term royalties as follows:

- (a) on all natural gas produced whether consumed on the premises or sold or otherwise disposed of, one and one-half cents per thousand cubic feet; and
- (b) on all petroleum, ten per cent of the actual value at the well-head;

such payments to be made on or before the day

of in each year.

The lessee shall on or before the day of in each year submit to the lessor a sworn statement showing the quantity and actual value at the well-head of all petroleum and natural gas obtained or saved from the herein described lands during the twelve-month period ending 30 days preceding the said date.

The said lessee covenants with the said lessor to pay rent and royalties.

And to pay taxes including local improvements.

And that the said lessor may enter and view state of repair; and that the said lessee will repair according to notice in writing, reasonable wear and tear and damage by fire, lightning and tempest only excepted.

And that he will leave the premises in good repair, reasonable wear and tear and damage by fire, lightning and tempest only excepted.

Provided that, at the expiration of the lease, or where the lease is forfeited, the provisions of section 68 of The Mining Act shall apply mutatis mutandis.

Proviso for re-entry by the said lessor on non-performance of covenants.

Provided where commercial production of petroleum or natural gas is obtained, and where at any time before the expiry of the lease, the lessor is satisfied that the productive life of the lease is longer than the term hereof he may renew the lease for successive periods of not more than 21 years each.

The said lessee covenants with the said lessor to comply with the provisions of *The Natural Gas Conservation Act*, and *The Well Drillers Act*, and all regulations made under those Acts, as may from time to time be in force.

The said lessee covenants with the said lessor to comply with section 102 of *The Mining Act*.

Provided that the terms and conditions hereof shall not be construed as conveying any right or interest to the mines and minerals other than natural gas and petroleum and shall not limit the staking or acquiring of other mines and minerals under *The Mining Act*.

Provided that there shall be a reservation for roads of 5 per cent of the quantity of the lands hereby demised and the lessor or its officers may lay out roads on such lands where deemed proper.

Provided that all trees or timber of whatever kind growing or being on the demised premises shall be reserved to the lessor, but where the trees or timber are not covered by a timber licence or permit to cut them, the lessee may, on application, be granted permission to cut and use such trees or timber as he may require in his operations or for fuel purposes on such terms and conditions as the Minister of Lands and Forests may impose.

Where the word "lessee" occurs in this indenture, it shall include the heirs, executors, administrators, successors and assigns of the lessee.

In witness whereof the said parties have hereunto set their hands and seals.

SIGNED, SEALED AND DELIVERED	
In the presence of	
	Minister of Mines
(198)	5

February 6th, 1954

THE SURROGATE COURTS ACT

O. Reg. 8/54.
Rules of Practice and Procedure of Surrogate Court.
Amending Regulations 357 of Consolidated Regulations 1950.
Made—18th January, 1954.
Approved—21st January, 1954.
Filed—25th January, 1954.

AMENDMENTS to the Rules of Practice and Procedure of The Surrogate Court including Appendix B made by the Rules Committee on the 8th day of January, 1954, under *The Surrogate Courts Act.*

- 1. Rule 25 (2) of Regulations 357 of Consolidated Regulations of Ontario, 1950, is repealed and the following substituted therefor:—
 - (2) Where it appears that any marriage of the intestate may have been dissolved or annulled, there shall be shown the name and address of any person with whom the intestate may have gone through a form of marriage and the names and addresses of all issue of any such marriage.
- 2. Rule 43.—(1) of Regulations 357 of Consolidated Regulations of Ontario, 1950, is amended by striking out the words and figures "Form 42" and inserting the words and figures "Form 38" in lieu thereof so that said Rule 43.—(1) shall read as follows:—
 - 43.—(1) Any person interested may intervene by filing a notice in the prescribed form (Form 38) and an affidavit showing the nature of his interest.
- 3. Item 25 of Crown Fees and Fees Payable to Judge and Registrar in Appendix B of Regulations 357 of Consolidated Regulations of Ontario, 1950, being the Rules of Practice and Procedure in respect to proceedings in the Surrogate Court is amended by striking out the figures ".30" in the column of fees payable to Registrar and inserting the figures ".50" in lieu thereof so that said Item 25 shall read as follows:
 - 25. Search for original Will or instrument and inspection; or for general search into proceedings..........50

(235)

6

THE JUDICATURE ACT

O. Reg. 9/54.
Rules of Practice and Procedure of the Supreme Court.
Amending O. Reg. 261/44.
Made—18th January, 1954.
Approved—21st January, 1954.
Filed—25th January, 1954.

AMENDMENTS to the Rules of Practice and Procedure of the Supreme Court of Ontario including the Appendix of

Forms made by the Rules Committee on the 8th day of January, 1954, under *The Judicature Act*.

- 1. Clause (h) of Rule 33.—(1) of Ontario Reglations 261/44 is repealed and the following substituted therefor:—
 - (h) in actions for foreclosure, sale or redemption.
- 2. Rule 467.—(1) of Ontario Regulations 261/44 is amended by inserting at the beginning thereof the words "In an action for foreclosure or sale" so that said Rule 467.—(1) shall read as follows:—
 - 467.—(1) In an action for foreclosure or sale where the writ has been duly endorsed and the defendant fails to appear or fails to file a notice that he desires an opportunity to redeem the mortgaged premises, the plaintiff may sign judgment for immediate sale or for immediate foreclosure unless a reference is desired as to encumbrances. (Form 97A).
- 3. Ontario Regulations 261/44 are amended by adding the following Rule:—
 - 467A. In a redemption action where the writ has been duly endorsed and the defendant fails to appear the plaintiff may sign judgment. (Form 98).
- 4. The heading of Form No. 98 of the Appendix of Forms of Ontario Regulations 261/44 is amended by adding the letter "A" after the figures "467" so that said heading shall read as follows:—

Form of Judgment on Praecipe for Redemption (Rule 467A).

(236)

6

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 10/54.
Municipal Recreation Directors' Interim and Permanent Certificates.
New.
Made—29th December, 1953.
Approved—21st January, 1954.
Filed—25th January, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

Municipal Recreation Directors' Interim and Permanent Certificates

INTERPRETATION

- 1. In these regulations
 - (a) "applicant" means an applicant for a municipal recreation-director's interim or permanent certificate;
 - (b) "certification course" means the course conducted by the Director of Community Programmes appointed under the Act; and
 - (c) "Deputy Minister" means Deputy Minister of Education.

Interim Municipal Recreation Director's Certificate Type A

2. Where an applicant

- (a) is employed full time as a municipal recreation-director, and
- (b) submits to the Deputy Minister evidence of 3 years of full-time experience as a municipal recreation-director or an assistant municipal recreation-director, or any combination of 3 years thereof, during at least 2 years of which he was in full charge of a municipal programme of recreation,

the Minister shall, upon the recommendation of the Director of Community Programmes, grant the applicant an Interim Municipal Recreation Director's Certificate, Type A, in Form 1.

3. Where an applicant submits to the Deputy Minister evidences that he holds a university degree in a recreation course which the Minister, under clause d of section 5 of the Act deems equivalent to the certification course, the Minister shall grant the applicant an Interim Municipal Recreation Director's Certificate, Type A, in Form 1.

PERMANENT MUNICIPAL RECREATION DIRECTOR'S CERTIFICATE, TYPE A

- 4. Where an applicant submits to the Deputy Minister
 - (a) an Interim Municipal Recreation Director's Certificate, Type A, granted under regulation 2,
 - (b) evidence of the successful completion of the certification course, and
 - (c) evidence of at least 2 years of full-time experience as a municipal recreation-director subsequent to the date of his interim certificate,

the Minister shall grant the applicant a Permanent Municipal Recreation Director's Certificate, Type A, in Form 2.

- 5. Where an applicant submits to the Deputy Minister
 - (a) an Interim Municipal Recreation Director's Certificate Type A, granted under regulation
 - (b) evidence of at least 2 years of full-time experience as a municipal recreation-director subsequent to the date of his interim certificate,

the Minister shall grant the applicant a Permanent Municipal Recreation Director's Certificate, Type A, in Form 2.

INTERIM MUNICIPAL RECREATION DIRECTOR'S CERTIFICATE, TYPE B

6. Where an applicant

- (a) is employed full time as a municipal recreationdirector or an assistant municipal recreationdirector, and
- (b) submits to the Deputy Minister evidence of 3 years of full-time experience as a municipal recreation-director or an assistant municipal recreation-director, or any combination of 3 years thereof,

the Minister shall, upon the recommendation of the Director of Community Programmes, grant the applicant an Interim Municipal Recreation Director's Certificate, Type B, in Form 3.

PERMANENT MUNICIPAL RECREATION DIRECTOR'S CERTIFICATE, TYPE B

- 7. Where an applicant submits to the Deputy Minister
 - (a) an Interim Municipal Recreation Director's Certificate, Type A, granted under regulation
 2, or an Interim Municipal Recreation Director's Certificate, Type B,
 - (b) evidence of the successful completion of the certification course, and
 - (c) evidence of at least 2 years of full-time experience as a municipal recreation-director or an assistant municipal recreation-director, or any combination of 2 years thereof, subsequent to the date of the interim certificate.

the Minister shall grant the applicant a Permanent Municipal Recreation Director's Certificate, Type B, in Form 4.

- 8. Where an applicant submits to the Deputy Minister
 - (a) an Interim Municipal Recreation Director's Certificate, Type A, granted under regulation 3, and
 - (b) evidence of at least 2 years of full-time experience as a municipal recreation-director or an assistant municipal recreation-director, or any combination of 2 years thereof, subsequent to the date of the interim certificate.

the Minister shall grant the applicant a Permanent Municipal Recreation Director's Certificate, Type B, in Form 4.

RAISING A PERMANENT MUNICIPAL RECREA-TION DIRECTOR'S CERTIFICATE, TYPE B, TO A PERMANENT MUNICIPAL RECREATION DIRECTOR'S CERTIFICATE, TYPE A

- 9. Where an applicant submits to the Deputy Minister
 - (a) a Permanent Recreation Director's Certificate, Type B, and
 - (b) evidence of 2 years of full-time experience as a municipal recreation-director subsequent to the date of his Interim Municipal Recreation Director's Certificate, Type B,

the Minister shall grant the applicant a Permanent Municipal Recreation Director's Certificate, Type A, in Form 2.

DATE OF EXPIRY OF INTERIM CERTIFICATES

10. An interim certificate shall be valid for 2 years.

RENEWAL OF INTERIM CERTIFICATES

11. Upon the recommendation of the Director of Community Programmes the Minister may renew an Interim Municipal Recreation Director's Certificate, Type A or an Interim Municipal Recreation Director's Certificate, Type B, for not more than two 2-year periods.

W. J. DUNLOP Minister of Education

TORONTO, December 29th, 1953

FORM 1

The Department of Education Act

INTERIM MUNICIPAL RECREATION DIRECTOR'S CERTIFICATE, TYPE A

Type A, valid for two years from the date hereof,

Registered Number.....

Registrar

Minister of Education

FORM 2

The Department of Education Act

PERMANENT MUNICIPAL RECREATION DIRECTOR'S CERTIFICATE, TYPE A

This is to certify that.....having complied with the regulations prescribed for the Department of Education, is hereby granted a Permanent Municipal Recreation Director's Certificate, Type A.

Dated at Toronto this.....day of...........19... Registered Number.....

Registrar

Minister of Education

FORM 3

The Department of Education Act

INTERIM MUNICIPAL RECREATION DIRECTOR'S CERTIFICATE, TYPE B

This is to certify that.....having complied with the regulations prescribed for the Department of Education, is hereby granted an Interim Municipal Recreation Director's Certificate, Type B, valid for two years from the date hereof.

Dated at Toronto this.....day of......19...

Registrar

Registered Number.....

Minister of Education

FORM 4

The Department of Education Act

PERMANENT MUNICIPAL RECREATION DIRECTOR'S CERTIFICATE, TYPE B

This is to certify that.....having complied with the regulations prescribed for the Department of Education, is hereby granted a Permanent Municipal Recreation Director's Certificate,

Dated at Toronto this.....day of...........19...

Registered Number.....

Minister of Education Registrar

(237)

THE MILK CONTROL ACT

O. Reg. 11/54. Huron Whole Milk Producers' Association. Revoking Regulations 291 of Consolidated Regulations 1950. Approved—21st January, 1954. Filed—25th January, 1954.

ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT

1. In this order

- (a) "Association" means Huron Whole Milk Producers' Association; and
- "Producer" means a person engaged in supplying milk to a distributor in the markets of Blyth, Clinton, Exeter, Goderich, Seaforth and Wingham. (b) "Producer"
- 2. A producer shall pay to the Association licence fees in the amount of one and one-half cents for each hundred pounds of milk supplied.
- 3. A distributor who receives milk from a producer shall deduct the amount of the licence fees from moneys payable to the producer and shall pay the amount to the Association.
- 4. A distributor shall transmit the licence fees deducted in each month to the Association on or before the 20th day of the next following month.
- The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.
- 6. Regulations 291 of Consolidated Regulations of Ontario 1950 are revoked.

GEO. H. DOUCETT Acting Minister of Agriculture

(238)

6

THE MILK CONTROL ACT

O. Reg. 12/54. Addition to Schedule.

Amending Schedule 6 of O. Reg. 198/53. Made—15th December, 1953. Approved—21st January, 1954. Filed—26th January, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. Schedule 6 of Ontario Regulations 198/53 is amended by adding immediately after item 1 the following item:

2

Tilbury

Town of Tilbury

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey Chairman K. M. BETZNER Member J. L. Burrows

Member Member

Dated at Toronto, this 15th day of December, 1953. (239)

(Seal)

6

THE CEMETERIES ACT

O. Reg. 13/54.

Manner of removing bodies from Mattice Family Cemetery.

New.

Made—21st January, 1954.

Filed—27th January, 1954.

REGULATIONS MADE UNDER THE CEMETERIES ACT

1. It is directed that the bodies in the Mattice Family Cemetery in the Township of Etobicoke in the County of York composed of part of lot 22 in Concession B fronting the Humber, described as follows:

Commencing at a point in the easterly limit of lot 22, distant 15 feet measured northerly along the easterly limit from the south-east

angle of the lot; thence southerly 74 degrees west along the northerly limit of Malton Road as widened by plan 3992, 338 feet 4 inches; thence northerly 13 degrees 58 minutes west 301 feet 10 inches to an iron tube which marks the place of beginning; thence southerly 65 degrees 27 minutes west 88 feet 2½ inches to an iron tube; thence northerly 18 degrees 51 minutes west 67 feet 9 inches to an iron tube; thence northerly 63 degrees 39 minutes east 80 feet 3½ inches to an iron tube; thence southerly 25 degrees 36 minutes east 70 feet to the place of beginning,

be removed in the manner and according to the procedure provided by section 35 of the Act.

(271)

February 13th, 1954

THE HIGHWAY TRAFFIC ACT

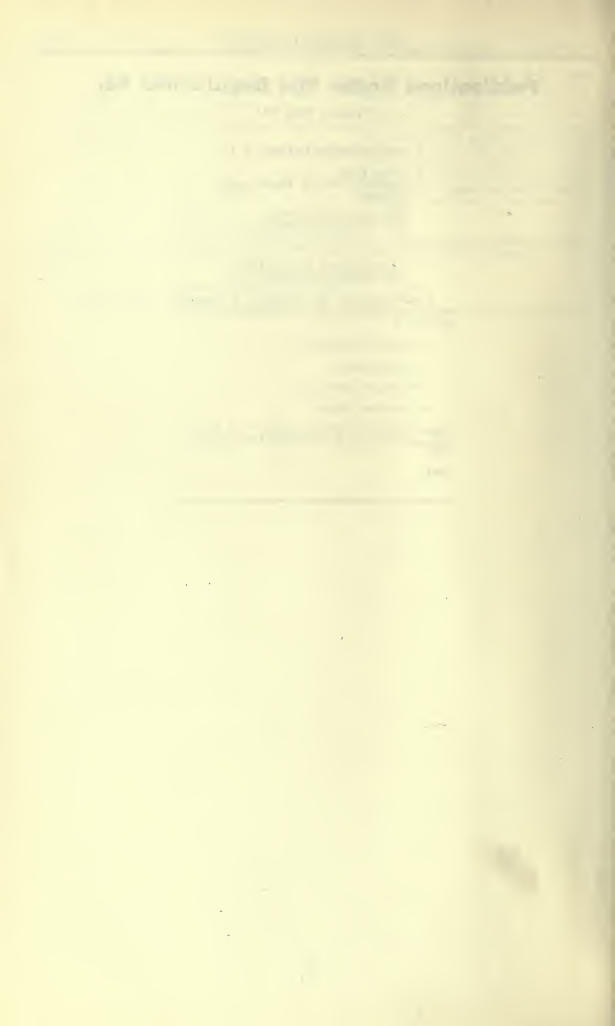
O. Reg. 14/54.
Extending Term of Permits and Licences.
New.
Made—28th January, 1954.
Filed—2nd February, 1954.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Notwithstanding the provisions of Ontario Regulations 264/44 and Ontario Regulations 236/53, the term of
 - (a) motor vehicle permits,
 - (b) trailer permits,
 - (c) operators' licences, and
 - (d) chauffeurs' licences,

issued for the year 1953 is extended from the 31st of January 1954 to and including the 28th of February 1954.

(291)



February 20th, 1954

THE INDUSTRIAL STANDARDS ACT

O. Reg. 15/54. Schedule for Carpentry Industry—Belleville Zone. New and Revoking O. Reg. 15/53. Made—4th February, 1954. Filed—9th February, 1954.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 15/53 are revoked.
- 3. These regulations come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act.*

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE BELLEVILLE ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
 - (a) Saturday,
 - (b) Sunday,
 - (c) New Year's Day,
 - (d) Good Friday,
 - (e) Victoria Day,
 - (f) Dominion Day,
 - (g) Belleville Civic Holiday,
- (h) Labour Day,
- (i) Thanksgiving Day, and
- (i) Christmas Day.

.HOURS OF WORK

- 2.(1) The regular working periods for the industry shall be
 - (a) a regular working-week consisting of not more than 40 hours of work to be performed during the regular working-days, and
 - (b) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday, and Friday, between 8 a.m. and 5 p.m.
- (2) Where the work cannot reasonably be performed during the hours prescribed in clause b of subsection 1, it may be performed during any other hours if an employee does not work more than 8 hours; and this work shall be night work.

MINIMUM RATES OF WAGES

- 3. The minimum rate of wages shall be
 - (a) \$1.75 an hour for work performed during the regular working periods, and
 - (b) \$2 an hour for night work.

OVERTIME WORK

- 4. Work performed in the industry
 - (a) at any time other than during the working periods prescribed in section 2, and
 - (b) on a holiday

shall be overtime work.

- 5.(1) No overtime work shall be performed in the industry without a permit from the advisory committee except for 1 hour of overtime work to be performed immediately following the working period of a regular working-day.
- (2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.
- 6. No permit for overtime work shall be issued to any person other than an employer.

RATES OF WAGES FOR OVERTIME WORK

- 7. The rate of wages for overtime work shall be
 - (a) \$3.50 an hour for overtime work performed on a holiday, and
 - (b) \$2.621/2 an hour for all other overtime work.

ADVISORY COMMITTEE

- 8. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by
 - (a) clause b of section 7, or
 - (b) this schedule for an individual who is handicapped.

(345)

8

THE OPTOMETRY ACT

O. Reg. 16/54.
Fees.
Amending Regulations 314 of Consolidated Regulations 1950.
Approved—4th February, 1954.
Filed—10th February, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE OPTOMETRY ACT

1. Sub-clause i of clause b of subregulation 1 of regulation 5 of Regulations 314 of Consolidated Regulations of Ontario 1950, as made by regulation 1 of Ontario Regulations 18/52, is amended by striking out the symbol and figures "\$25" and substituting therefor the symbol and figures "\$40".

THE BOARD OF EXAMINERS IN OPTOMETRY

IRVING BAKER
Treasurer
KENNETH J. BARRY
E. J. CHISHOLM
H. B. SQUAREBRIGGS

(368)



February 27th, 1954

THE FARM PRODUCTS MARKETING ACT

O. Reg. 17/54.
The Ontario Cheese Producers' Marketing Scheme.
Amending O. Reg. 100/51.
Made—10th February, 1954.
Filed—12th February, 1954.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Section 2 of schedule 1 of Ontario Regulations 100/51 is amended by striking out clause c and substituting the following therefor:
 - (c) "producer" means person engaged in the production of milk which is subsequently manufactured into cheese.
- 2. Schedule 1 of Ontario Regulations 100/51 is amended by striking out section 5.
- 3. Schedule 1 of Ontario Regulations 100/51 is amended by striking out section 9 and substituting the following therefor:
 - The county groups in each district named in section 6 shall on or before the 15th of December in each year elect 4 representatives to the District Cheese Producers' Committee.
- 4. Schedule 1 of Ontario Regulations 100/51 is amended by striking out section 10 and substituting the following therefor:

ELECTION OF LOCAL BOARD

- 10.(1) Each District Cheese Producers' Committee shall on or before the 31st of March in each year elect a member to the local board.
- (2) Where the 4 representatives of a District Cheese Producers' Committee fail to elect a member to the local board on or before the 31st of March in any year, the representatives of all district cheese producers' committees shall elect the member to the local board from that district.

(397)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 18/54.
Marketing of Cheese.
Amending O. Reg. 101/51 and Revoking
O. Reg. 195/53.
Approved—10th February, 1954.
Filed—12th February, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Clause e of regulation 1 of Ontario Regulations 101/51 is revoked and the following substituted therefor:
 - (e) "producer" means person engaged in the production of milk which is subsequently manufactured into cheese;

- 2. Regulation 7 of Ontario Regulations 101/51 as made by regulation 1 of Ontario Regulations 195/53 is revoked and the following substituted therefor:
 - 7. Every producer shall pay licence fees, at the rate of 2 cents for each pound or fraction thereof of cheese manufactured to the local board to be used by it for the purpose of carrying out and enforcing the provisions of the Act, the regulations and the scheme.
 - 3. Ontario Regulations 195/53 are revoked.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN
Chairman
F. K. B. STEWART
Secretary

(398)

(Seal)

9

THE FARM PRODUCTS MARKETING ACT

O. Reg. 19/54. Marketing of Cheese. Amending O. Reg. 102/51. Filed—12th February, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

1. Regulation 1 of Ontario Regulations 102/51 is revoked and the following substituted therefor:

INTERPRETATION

- 1. In these regulations
 - (a) "buyer" means an original buyer of cheese for reselling or processing;
 - (b) "cheese" means cheese of any kind produced in Ontario;
 - (c) "cheese-factory" means any building or premises where milk is regularly brought for the purpose of being manufactured into cheese;
 - (d) "local board" means "The Ontario Cheese Producers' Marketing Board";
 - (e) "producer" means person engaged in the production of milk which is subsequently manufactured into cheese; and
 - (f) "scheme" means The Ontario Cheese Producers' Marketing Scheme.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN
Chairman
F. K. B. STEWART
Secretary

(Seal)

Secretary

(399)

THE MILK CONTROL ACT

O. Reg. 20/54. North Muskoka Milk Producers' Association. New. Approved—10th February, 1954. Filed—15th February, 1954.

ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT

- 1. In this order
- (a) "Association" means North Muskoka Milk Producers' Association; and
- (b) "Producer" means a person engaged in supplying milk to a distributor in the market of Huntsville.

- 2. A producer shall pay to the Association licence fees in the amount of two cents for each hundred pounds of milk supplied.
- 3. A distributor who receives milk from a producer shall deduct the amount of the licence fees from moneys payable to the producer and shall pay the amount to the Association.
- 4. A distributor shall transmit the licence fees deducted in each month to the Association on or before the 20th day of the next following month.
- 5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.

GEO. H. DOUCETT, Acting Minister of Agriculture

(400)

March 6th, 1953

THE TRUSTEE ACT

O. Reg. 21/54. Companies Approved for Investment and Deposit. Revoking Regulations 361 of Consolidated Regulations 1950 and O. Regs. 243/51 and 325/51.

Made—18th February, 1954.

Filed—22nd February, 1954.

REGULATIONS MADE UNDER THE TRUSTEE ACT

1. Regulations 361 of Consolidated Regulations of Ontario 1950 and Ontario Regulations 243/51 and 325/51, are revoked.

(428)

10

THE LOAN AND TRUST CORPORATIONS ACT

O. Reg. 22/54. General Amendments. Amending Schedule 1 of Regulations 244 of Consolidated Regulations 1950. Made—18th February, 1954. Filed-22nd February, 1954.

REGULATIONS MADE UNDER THE LOAN AND TRUST CORPORATIONS ACT

- 1. Schedule 1 of Regulations 244 of Consolidated Regulations of Ontario 1950 is amended
 - (a) by striking out item 8, and
 - (b) by striking out item 19 and substituting therefor the following item:
 - 19. Victoria and Grey Trust Company

(429)

10

THE PUBLIC HOSPITALS ACT

O. Reg. 23/54. Capital Grants. Amending O. Reg. 202/52. Made—4th February, 1954. Filed—24th February, 1954.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

- 1.(1) Regulation 1 of Ontario Regulations 202/52 is amended by re-lettering clause a as clause aa and by adding the following clause:
 - (a) "auxiliary-services accommodation" means that part of a hospital established and maintained by the hospital
 - (i) as an autopsy room,
 - (ii) as a clinical laboratory,
 - (iii) as a dispensary,

- (iv) for diagnosis or treatment by x-ray.
- (v) for treatment by occupational therapy,
- (vi) for treatment by physiotherapy, or
- (vii) for community-health services.
- (2) Sub-clause *iii* of clause *b* of regulation 1 of Ontario Regulations 202/52 is revoked and the following substituted therefor:
 - (iii) organized out-patient department or auxiliary-services accommodation, provided by means of a building project;
- 2. Regulation 2 of Ontario Regulations 202/52 is amended by adding thereto the following subregulation:
 - (4) A capital grant for auxiliary services shall not be paid to a hospital except upon application in form 4.

FORM 4

The Public Hospitals Act

APPLICATION FOR A CAPITAL GRANT FOR AUXILIARY-SERVICE ACCOMMODATION

for a capital grant under the Act and regulations, for

To the Minister of Health, Parliament Buildings, Toronto.

The.....

xiliary	y-services accommodation in respect of
(i)	an autopsy room
(ii)	a clinical laboratory
(iii)	a dispensary
(iv)	an x-ray department
(v)	an occupational-therapy department
(vi)	a physiotherapy department
(vii)	community-health services

(name of hospital) hospital applies

and in support gives the following information:

The building project involves

 (a) the acquisition of existing buildings and

the alteration thereof,

- (b) new construction, or
- (c) additions or alterations hospital buildings.

2. Dimensions of accommodation of proposed auxiliary services.

(a)	Proposed auxiliary services	Area in square feet

3	Cost	of	building	project
U.	COST	OI	Dunuing	project

- (a) estimated cost of the acquisition of existing buildings and the alteration thereof, new construction or additions or alterations to hospital buildings
- (b) estimated cost of furnishings and equipment
- (c) total estimated cost of building project
- 4. Name and address of architect.....
- 5. Date of commencement of building project.....
- 6. Expected date of completion of building project
- 7. Proposed method of financing, including

Cash on hand Loans Other assets Public subscription Municipal contributions Provincial grants Federal grants

Date.....19....

Chairman or Secretary of the Board

- 3. Subregulation 5 of regulation 3 of Ontario Regulations 202/52 is revoked and the following substituted therefore:
 - (5) A capital grant for an organized out-patient department or for auxiliary-services accommodation shall not exceed
 - (a) \$1,000 for each 300 square feet of floor space, or
 - (b) 50 per cent of the estimated cost,

whichever is the lesser.

- 4. Regulation 10 of Ontario Regulations 202/52 is revoked and the following substituted therefor:
 - A capital grant for an organized out-patient department or for auxiliary-services accommodation may be paid to a hospital for alterations, additions or construction
 - (a) commenced but not completed before the 1st of April, 1951; or
 - (b) commenced on or after the 1st of April, 1951.
- 5. Ontario Regulations 202/52 are amended by adding the following regulation:
 - 10a. A capital grant for an organized out-patient department or for auxiliary-services accommodation
 - (a) shall not be paid to a hospital unless Her Majesty in right of Canada has paid or agreed to pay a grant to the

hospital toward the cost of such organized out-patient department or of such auxiliary-services accommodation, and

(b) shall not exceed the amount of the grant paid or agreed to be paid by Her Majesty in right of Canada toward the cost of such organized out-patient department or of such auxiliaryservices accommodation.

(449)

10

THE NIAGARA PARKS ACT

O. Reg. 24/54. Through Highways. Amending Regulations 305 of Consolidated Regulations 1950. Approved—10th February, 1954. Filed—24th February, 1954.

REGULATIONS MADE BY THE COMMISSION UNDER THE NIAGARA PARKS ACT

1. Item 1 of schedule 1 of Regulations 305 of Consolidated Regulations of Ontario 1950 as made by Ontario Regulations 5/54 is struck out and the following substituted therefor:

Lake Shore
Road

The production
of the southerly
limit of lot 6,
registered plan
328 Fort Erie

The southerly limit of Garrison Road in Fort Erie

THE NIAGARA PARKS COMMISSION

Charles Daley Chairman WM. GRAY

(Seal)

Secretary

(459)

10

THE HIGHWAY TRAFFIC ACT

O. Reg. 25/54.
Load Limits on the King's Highway.
Amending Regulations 140 of Consolidated Regulations 1950 and Revoking O. Regs. 9/53 and 21/53.
Made—25th February, 1954.
Filed—26th February, 1954.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 1 of Regulations 140 of Consolidated Regulations of Ontario 1950, as amended by regulation 1 of Ontario Regulations 9/53 and Ontario Regulations 21/53, is struck out and the following substituted therefor:

SCHEDULE 1

Number
of the
Item King's Portions of the
Number Highway King's Highway

1 4 from Durham to Flesherton
2 6 from that portion of the King's

Highway known as number 21

to Tobermory

3	7A	from	Port Perry to that portion of
			the King's Highway known
4	0	£	as number 28
4 5 6	9 12		Orangeville to Schomberg Midland to Orillia
6	14		Belleville to Marmora
7	21	from	Forest to Grand Bend, and
			from Kincardine to Owen Sound
8	24	from	Guelph to Orangeville and
			from Shelburne to Colling-
9	31	from	wood Ottawa to Winchester
10	35		Orono to that portion of the
			King's Highway known as
11	38	from	number 7 Cataraqui to that portion of
			the King's Highway known as
10	4.1	fuom	number 7
12 13	41 42		Erinsville to Kaladar Westport to Forthton
14	43	from	Winchester to Alexandria
15	44		Carp to Almonte
16 17	45 47		Cobourg to Norwood Stouffville to that portion of
			the King's Highway known as
18	51	from	number 12 Caledon to that portion of the
10	31	110111	King's Highway known as
40	20		number 24
19	52	from	that portion of the King's Highway known as number 2
			to that portion of the King's
	•		Highway known as number 5,
			and from that portion of the King's Highway known as
			number 8 to that portion of
			the King's Highway known as
20	53	from	number 97 that portion of the King's
20			Highway known as number 2
			to that portion of the King's
21	54	from	Highway known as number 20 that portion of the King's
			Highway known as number 2
			to that portion of the King's Highway known as number 6
22	55	from	Hamilton to that portion of
			the King's Highway known as
23	56	from	number 53. that portion of the King's
			Highway known as number 20
			to that portion of the King's Highway known as number 3
24	69	from	that portion of the King's
			Highway known as number 12
25	73	from	to Washago Dorchester Road to Aylmer
26	79	from	that portion of the King's
			Highway known as number 7
			to that portion of the King's Highway known as number 2
27	80	from	Alvinston to Glencoe
28	81	irom	that portion of the King's Highway known as number 2
			to that portion of the King's
			Highway known as number 7,
			and from Parkhill to Grand Bend
29	83		Exeter to Russelldale
30 31	84 86		St. Joseph to Hensall Lucknow to that portion of
01	00	110111	the King's Highway known as number 7
22	0.0	£	number 7
32 33	88 89		Bondhead to Bradford
34	91	_	Primrose to Alliston Duntroon to Stayner
35	92		Elmvale to Wasaga Beach
36	93		Waverley to that portion of
•			the King's Highway known as
37	97	from	number 11
31	91	110111	Bright to Freelton

38	99 from	Dundas to that portion of the King's Highway known as
39	100 from	number 24 Thamesford to that portion of the King's Highway known as
40	The from Lower Middle	number 7 that portion of the King's Highway known as The Queen
41	Road	Elizabeth Way to that portion of the King's Highway known as number 2 controlled-access Highway known as number 401 to Sutton

2. Schedule 2 of Regulations 140 of Consolidated Regulations of Ontario 1950 as made by regulation 2 of Regulations 9/53 is struck out and the following substituted therefor:

SCHEDULE 2

The portion of the King's Highway lying north of the Severn River and east of that portion of the King's Highway known as number 69 and north and east of that portion of the King's Highway known as number 12 from Atherley to Sunderland Corners and north of that portion of the King's Highway known as number 7 from Sunderland Corners to Perth and north and west of those portions of the King's Highway known as numbers 15 and 29 from Perth to Arnprior, excepting thereout those portions of the King's Highway known as

- (a) number 28 from Peterborough to Lakefield,
- (b) number 17
 - (i) from Arnprior to Sault Ste. Marie
- (c) number 11
 - (i) from Severn to Huntsville and Sundridge to the south end of the North Bay By-Pass
 - (ii) the North Bay By-Pass
 - (iii) from North Bay to Matheson
- (d) number 66 from that portion of the King's Highway known as number 112 to Kirkland Lake,
- (e) number 101 from Matheson to Pamour, and
- (f) number 67 from Pamour to Timmins,
- (g) number 112 from its junction with number 11 to its junction with number 66
- 3. Ontario Regulations 9/53 and 21/53 are revoked.

(480) 10

THE HIGHWAY TRAFFIC ACT

O. Reg. 26/54.
Extending Time of Permits and Licences.
New.
Made—25th February, 1954.
Filed—26th February, 1954.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Notwithstanding the provisions of Ontario Regulations 264/44 and Ontario Regulations 236/53 and 14/54,
 - (a) the term
 - (i) of all motor vehicle permits, other than commercial motor vehicle permits and trailer permits, and

(ii) of operators' licences and chauffeurs' licences,

issued for the year 1953 is extended from the 28th of February 1954 to and including the 17th of March 1954, and

- (b) the term
 - (i) of commercial motor vehicle permits and
 - (ii) trailer permits,

issued for the year 1953 is extended from the 28th of February 1954 to and including the 24th of March 1954.

(481)

March 13th, 1954

THE MILK CONTROL ACT

O. Reg. 27/54.
Delivery of Milk.
Amending O. Reg. 198/53.
Made—9th February, 1954.
Made—25th February, 1954.
Filed—26th February, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. Schedule 3 of Ontario Regulations 198/53 is amended by adding immediately after item 14 the following item:

15 St. Catharines

City of St. Catharines, the towns of Merritton, Port Dalhousie and Thorold and the Township of Grantham

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY

Chairman Chairman

K. M. Betzner Member

J. L. Burrows

Member

Member

Dated at Toronto, this 9th day of February, 1954.

(494)

(Seal)

11

THE THEATRES ACT, 1953

O. Reg. 28/54. General Regulations. New and Revoking O. Reg. 10/44. Made—25th February, 1954. Filed—26th February, 1954.

REGULATIONS MADE UNDER THE THEATRES ACT, 1953

GENERAL REGULATIONS

INTERPRETATION

- 1. In these regulations
 - (a) "Class A fire-door" means hollow-metal, metal-clad, sheet-metal, steel, or 3-ply tinclad, door approved by the Director for installation in openings in fire-walls;
 - (b) "Class B fire-door" means hollow-metal, metal-clad, sheet-metal, steel, or 2-ply tin-clad, door approved by the Director for installation in stairways and vertical communication-ways and openings leading thereto, except in fire-walls;

- (c) "film-exchange premises" means premises occupied by, and under the control of, a person operating the business of a film exchange;
- (d) "news-reel" means film of 1 reel in length giving news of recent events and items of public interest;
- (e) "silent-film subject" means subject not adapted for the reproduction of synchronized dialogue, music, or any other sound-effects;
- (f) "sound-film subject" means subject adapted for the reproduction of synchronized dialogue, music, or any other sound-effect; and
- (g) "trailer" means film used only for advertising purposes.

EXEMPTIONS

- 2.(1) Every 16-millimetre projector owned and used by
 - (a) a church, school, hospital, or charitable organization, or
 - (b) an industrial organization for advertising or instructional purposes,

is exempt from the provisions of the Act and of the regulations.

(2) Film-exchange premises in which the film handled or stored is entirely of the slow-burning type are exempt from the provisions of regulations 44, 49, 50, and 52, and subregulations 1, 2, and 3, of regulation 53, and regulations 54, 55, 56, and 57.

PART 1

BUILDING PLANS

- 3.(1) The plans to be submitted to the Director under section 54 of the Act shall be
 - (a) in duplicate,
 - (b) drawn to a scale of not less than ⅓ inch to the foot, and
 - (2) The plans shall consist of
 - (a) a plot-plan showing
 - (i) the location of the building, and
 - (ii) the means of egress to public streets, lanes, or highways;
 - (b) a floor-plan for each floor of the theatre or premises; and
 - (c) elevation-plans of
 - (i) longitudinal sections, and
 - (ii) latitudinal sections.
- (3) Subject to subregulation 4, the plans shall be prepared and certified by a registered member of
 - (a) the Ontario Association of Architects, or
 - (b) the Association of Professional Engineers of the Province of Ontario.

- (4) Subject to *The Architects Act* and *The Professional Engineers Act*, where the proposed alterations to a building are, in the opinion of the Director, of a minor nature, he may accept plans prepared and certified by a person who is not a registered member of either of the associations named in subregulation 3.
- (5) Specifications of construction prepared and certified in the same manner as the plans shall be submitted with the plans.

PART 2

CONSTRUCTION OR ALTERATION OF BUILDINGS, GENERALLY

- 4. Construction or alteration of a theatre or of film-exchange premises shall be supervised by
 - (a) a registered member of either of the associations named in subregulation 3 of regulation 3, or
 - (b) when so authorized by the Director, by a building inspector of a municipality in which there is a building by-law.
- 5.(1) Every outside wall of a theatre shall be of brick, tile, concrete, stone, or other fire-resistive construction.
- (2) The roof and roof supports of a theatre shall be of fire-resistive construction.
- (3) All floors in a theatre shall be of concrete, steel, or other fire-resistive construction, throughout.
 - (4) Every ceiling of a theatre shall be of
 - (a) expanded-metal lath, or gypsum lath, covered with fire-resistive plaster, or
 - (b) any other fire-resistive material approved by the Director.
- (5) All partitions forming lobbies, foyers, vestibules, stages, and exits, of a theatre shall be of fire-resistive construction.
- (6) Partitions other than those specified in subregulation 5, when erected on a concrete floor, may be of wood-studding where
 - (a) that studding is lathed on both sides with expanded-metal lath or gypsum lath,
 - (b) the lath is plastered, and
 - (c) the plaster runs from floor to ceiling and behind all trim.
- (7) Entrance doors to a theatre may be of wood, glass, or wood-and-glass, construction.
- (8) Every door in a theatre, other than an entrance door, opening from lobbies, foyers, stages, and emergency-exit passages, shall be a fire-door of Class A or Class B according to the location of the door.
- (9) Every fire-door installed under subregulation 8 shall be
 - (a) in a metal-clad frame, and
 - (b) equiped with a self-closing device approved by the Director.
- (10) Subregulations 1 to 9, both inclusive, do not apply to Class D theatres.

- ENTRANCE, LOBBY, STAIRWAYS, AND EXITS
- 6.(1) The entrance doors of a theatre shall provide not less than 10 feet clear width when fully opened.
 - (2) The lobby shall be
 - (a) not less than
 - (i) 10 feet wide, and
 - (ii) 10 feet deep, and
 - (b) kept unobstructed.
 - 7.(1) Every stairway shall be
 - (a) of concrete, steel, or other fire-resistive construction, and
 - (b) without winders.
- (2) The corner of every turn-landing on a stairway shall be rounded to a radius of not less than 18 inches.
- (3) Every stairway intended for use by the public shall
 - (a) be not less than 3 feet 6 inches clear width, and
 - (b) be equipped with continuous hand-rails on each side.
- 8.(1) In every theatre there shall be not fewer than 2 emergency exits from the auditorium.
- (2) For each floor having a seating capacity of not more than 750, each exit shall not be less than 5 feet clear width.
- (3) Where a floor has seating capacity more than 750, an additional exit, of not less than 5 feet clear width, shall be provided for each additional 300 seats or part thereof.
- (4) Where a balcony in a theatre auditorium has a seating capacity of more than 300, an additional emergency exit, of not less than 5 clear feet in width, from the balcony shall be provided for each additional 200 seats or part thereof.
- (5) Each exit shall be indicated by an illuminated sign displaying the word EXIT in letters not less than 4 inches high.
- (6) The illuminated sign shall be so located that the word EXIT thereon is clearly seen from every part of the auditorium.
- (7) Every exit shall open to, or lead to, a public street, highway, or lane, or to an unobstructed private lane or passageway, that opens to a public street or highway.
- (8) Every private lane or passageway under subregulation 7 shall be
 - (a) not less than 6 feet wide,
 - (b) well lighted, and
 - (c) kept unobstructed at all times that the public is in the theatre.
- (9) Where the sill of an exit is not on the grade level of the street, highway, lane, or passageway, there shall be a fire-escape, stairway, or ramp, leading down from the sill.
- (10) A ramp shall have a gradient not greater than 1 in 6.

- (11) Every fire-escape shall be
 - (a) of metal,
 - (b) solidly constructed,
 - (c) continuous from exit to ground, and
 - (d) maintained in good condition by weatherresistant paint.
- (12) Each emergency-exit door shall be tested each day at the time of opening the theatre for the admission of the public.
- 9.(1) Every door leading out of the theatre shall open outwards.
- (2) Each door, other than an entrance door, shall be equiped with panic-bolt hardware, of the push-bar type, or other type approved by the Director.
- (3) From the time the public are first admitted for a performance until after every member of the public has left the theatre, no door leading out of the theatre shall be fastened by any means other than by approved panic-bolt hardware.

SEATING AND AISLES

- 10.(1) Except in the boxes, all seats in any part of the auditorium of a theatre shall be
 - (a) securely fastened to the floor,
 - (b) not less than 18 inches wide, and
 - (c) spaced so that the interval between rows of seats is not less than 32 inches measured from the back of one row to the back of the row in front of it.
 - (2) A row of seats having an aisle
 - (a) at only one end, shall contain not more than 8 seats, and
 - (b) at each end, shall, subject to subregulation 3, contain not more than 15 seats.
 - (3) Where
 - (a) seats are arranged in rows spaced at an interval of not less than 40 inches measured from the back of one row to the back of the row in front of it, and
 - (b) there are not less than 4 emergency-exits, each not less than 5 feet clear width, located on the sides of the auditorium in positions approved by the Director.

the Director may approve arrangement of those seats in rows containing more than 15 seats between aisles.

- 11.(1) Every aisle shall extend unobstructedly from front to rear of the auditorium of a theatre.
- (2) On any floor or balcony having a total seating capacity of not more than 300
 - (a) there shall be at least one aisle, and
 - (b) if only one aisle, it shall be a centre-aisle, and
 - (c) each aisle shall have not less than 3 feet 6 inches clear width.
- (3) On any floor or balcony having a total seating capacity more than 300 but not more than 500, there shall be at least 2 aisles and each aisle shall have not less than 3 feet 6 inches clear width.

- (4) On any floor or balcony having a total seating capacity more than 500 but not more than 750, there shall be at least 2 aisles and each aisle shall have not less than 4 feet 6 inches clear width.
- (5) On any floor or balcony having a total seating capacity more than 750 but not more than 1,000, there shall be at least 2 aisles and each aisle shall have not less than 5 feet 6 inches clear width.
- (6) On any floor or balcony having a total seating capacity more than 1,000, there shall be at least 3 aisles and each aisle shall have not less than 5 feet 6 inches clear width.
- 12. Leading to each emergency exit from a theatre, there shall be a cross-aisle not less than 5 feet clear width.

PROSCENIUM, STAGE, AND SCENERY

- 13. Every proscenium opening in a theatre shall be surmounted by an iron or steel girder
 - (a) of sufficient strength to carry the entire load bearing on it, and
 - (b) protected by a covering of fire-resistive construction.
- 14. A stage-floor of a theatre shall be of concrete construction but may be covered with wood flooring laid directly upon the concrete without any intervening air-space.
- 15. The roof of the stage of a theatre shall be equipped with a skylight, or a ventilating device,
 - (a) extending not less than 5 feet above the roof, and
 - (b) controlled
 - (i) manually from the stage-floor, and
 - (ii) automatically in the event of fire occurring in the stage-area.
- 16.(1) All grids and fly-galleries of the stage of a theatre shall be constructed of fire-resistive materials.
- (2) A fly-gallery to which there is only one means of access shall be provided with a rope ladder or other means of egress for use in emergency.
- 17.(1) From the stage-area of a theatre there shall be at least one emergency exit not less than 3 feet 6 inches clear width.
- (2) Subregulations 5, 7, 8, 9, 10, 11, and 12, of regulation 8, and subregulation 1 of regulation 9, shall apply to emergency exits from the stage-area.
- 18. All scenery and scenic effects that are not of fire-resistive construction in a theatre shall be at all times maintained in fire-retarding condition by flame-proofing processes approved by the Director.
- 19. All stage-platforms and other equipment in a theatre not governed by regulation 18 shall be of fire-resistive construction.
- 20.(1) Every Class A or Class B theatre shall have, in the stage-area, at least 2 toilet-rooms for the use of artists and of employees.
- (2) Each toilet-room shall contain one toilet-bowl and one wash-basin.
- (3) There shall be at least one toilet-room for use by men and one for use by women, and they shall be conspicuously marked accordingly.

- 21.(1) Every Class A or Class B theatre shall have for use by the artists, dressing rooms
 - (a) of fire-resistive construction,
 - (b) well lighted,
 - (c) ventilated to the open air,
 - (d) equipped with wash-basins furnished with running water, and
 - (e) of dimensions approved by the Director.
- (2) Where it is intended to exhibit shows or theatrical performances in a theatre there shall be at least 2 dressing rooms.
- 22.(1) Moveable scenery shall not be used in a theatre unless the theatre has a fire-wall
 - (a) of brick, concrete, or other equally fireresistive material,
 - (b) not less than 14 inches thick,
 - (c) extending not less than 4 feet above the roof of
 - (i) the auditorium, or
 - (ii) the stage,

whichever is the lower, and

- (d) so constructed that it, including any firedoors in it, separates the auditorium from the stage completely except with respect to the proscenium opening.
- (2) The proscenium opening shall be provided with a protective curtain
 - (a) of fire-resistive construction,
 - (b) extending not less than 12 inches beyond the top and each side of the opening, and
 - (c) when lowered, kept in place by wire sideguides in strong metal-channels.
- (3) The protective curtain shall be raised at the commencement, and lowered at the conclusion, of each performance.

PATRONS' REST ROOMS

- 23.(1) Each theatre shall have at least 2 rest rooms, one of which shall be for use by male patrons and one for use by female patrons.
 - (2) Every rest room shall be
 - (a) ventilated to the open air, and
 - (b) provided with running water.
- (3) In each theatre, other than a Class D theatre, the rest rooms shall have for the seating capacity of the theatre in column 1 of the Table, the toilet-facilities set oposite thereto in columns 2 and 3:

TABLE

	Column 1	Column 2	Column 3
Item	Seating capacity of theatre	Male patrons' rest room	Female patrons' rest room
1	Less than 299	1 urinal, 1 toilet-bowl, 1 wash-basin	1 toilet-bowl, 1 wash-basin
2	300 to 499	2 urinals, 1 toilet-bowl, 1 wash-basin	2 toilet-bowls, 1 wash-basin
3	500 to 749	2 urinals, 2 toilet-bowls, 1 wash-basin	3 toilet-bowls, 1 wash-basin
4	750 to 1,000	3 urinals, 3 toilet-bowls, 2 wash-basins	4 toilet-bowls, 2 wash-basins
5	In addition to Item 4 for every 300, or fraction thereof, in excess of 1,000	1 urinal, 1 toilet-bowl, 1 wash-basin	1 toilet-bowl, 1 wash-basin

(4) In a Class D theatre the rest rooms shall have for the vehicle capacity of the theatre in column 1 of the Table, the toilet-facilities set opposite thereto in columns 2 and 3:

TABLE

	Column 1	Column 2	Column 3
Item	Vehicle capacity of theatre	Male patrons' rest room	Female patrons' rest room
1	Less than 400	2 urinals, 1 toilet-bowl, 1 wash-basin	2 toilet-bowls, 1 wash-basin
2	400 to 549	2 urinals, 2 toilet-bowls, 1 wash-basin	3 toilet-bowls, 1 wash-basin
3	550 to 699	3 urinals, 3 toilet-bowls, 2 wash-basins	4 toilet-bowls, 2 wash-basins
4	700 to 849	4 urinals, 3 toilet-bowls, 2 wash-basins	4 toilet-bowls, 2 wash-basins
5	850 to 1,000	5 urinals, 3 toilet-bowls, 2 wash-basins	5 toilet-bowls, 2 wash-basins

LIGHTING

- 24.(1) Each theatre, other than a Class D theatre, shall be provided with lighting equipment for the aisles, corridors, stairways, emergency exits, and passageways, on a circuit or circuits separate from those providing the lighting of the auditorium, lobby, foyer, rest rooms, and stage area.
- (2) The arrangement and use of the lighting equipment, apparatus, or furnishings, shall be approved by the Director.
- (3) Corridors, stairways, passageways, rest rooms, foyers and lobbies, shall be kept lighted at all times when the public has access to the theatre.
- (4) Exterior lighting, and lighting in passageways, shall be lighted at all times from sunset until all patrons have left the theatre.
- 25.(1) Each theatre, other than a Class D theatre, shall have an emergency lighting-system for the auditorium and all emergency exits, stairways, corridors and passageways.
- (2) The system shall be provided with electricity by storage batteries or generators.
- (3) The equipment, apparatus, furnishings, and use, of the emergency system shall be approved by the Director.
- (4) The emergency lighting-system shall conform to Part XXI of Ontario Regulations 324/51.

FIRE-SAFETY

- 26. In a theatre all carpeting and other floor coverings, and drapes and wall fabrics, that are not of fire-resistive material shall be at all times maintained in fire-retarding condition by flame-proofing processes approved by the Director.
- 27.(1) In every projection room of a theatre there shall be at least 3 pieces of fire-extinguishing equipment of a type approved by the Director.

- (2) In each theatre, other than a projection room thereof, there shall be at least 4 pieces of fire-extinguishing equipment of a type approved by the Director for the fire-hazard in the area in which the equipment is installed.
- (3) In every Class A or Class B theatre located in an area of a municipality served by a water-works system, the fire-extinguishing equipment in the stage area shall consist of stand-pipes, hoses, and nozzles, approved by the Director.
- (4) The equipment prescribed under subregulation 3 shall be in addition to equipment required under subregulation 2 to combat fire-hazards for which water is not suitable.
- 28.(1) The bottom of any decorative wall-fabric in a theatre shall be at least 7 feet above the floor beneath it.
- (2) Fibre-boards or pulp-boards may be used as decorative wall-fabric
 - (a) over a plaster or masonry wall, when applied thereto by mastic, or
 - (b) over a masonry wall when applied thereto by wood strips that have been flame-proofed in a manner approved by the Director.
- 29. Accoustical-corrective materials in a theatre shall be
 - (a) of fire-resistive construction, and
 - (b) firmly secured to fire-resistive walls or ceilings.

HEATING, VENTILATING, AND AIR CONDITIONING

- 30.(1) No furnace-room of any theatre shall be located under the entrance, exit-passages, or auditorium.
 - (2) The walls of a furnace-room shall be,
 - (a) not less than 8 inches thick, and

- (b) of stone, brick, concrete, concrete-block, or other material having equally fire-resistive properties.
- (3) The ceiling and floor of a furnace-room shall be of materials prescribed by clause b of subregulation 2.
- (4) The entrance to the furnace-room shall be provided with a Class A fire-door that
 - (a) closes automatically, and
 - (b) remains in a closed position except when used for the egress or ingress of persons.
 - (5) No fuel shall be stored in a furnace-room.
- (6) An opening between a furnace-room and a fuel-room shall be not greater than
 - (a) 30 inches wide, and
 - (b) 6½ feet high.
- (7) The walls, ceiling, and floor, of a fuel-room shall be of fire-resistive construction.

HEATING AND VENTILATING SYSTEMS

- 31.(1) This regulation applies to the design and construction of systems of ducts, and of all equipment, apparatus, or furnishings in connection therewith, for heating, ventilating, or air-conditioning, of theatres or film-exchange premises, whether the system is installed at the time of, or subsequent to, construction of the building.
- (2) All material to be used in a system shall be approved by the Director.
- (3) Every system shall be so constructed as to minimize as far as practicable all hazard of fire or smoke spreading through the system.
- (4) Regulation 3 shall apply to the plans for construction, installation, or alteration, of a system in the same manner as though the system were a building.

PROJECTION ROOMS

- 32.(1) The ceiling, floor, and outer walls of a projection room in a theatre shall be of hollow tile, cement, brick, or other material having equally fire-resistive properties.
- (2) The outer walls of a projection room shall be not less than 6 inches thick.
- (3) The room in which the projector and sound equipment are installed shall not be less than 16 feet wide, 12 feet deep, and 10 feet high.
- (4) Adjoining that room shall be a rewind room that is
 - (a) not less than 6 feet wide by 8 feet deep, and
 - (b) constructed of a material prescribed in subregulation 1.
 - (5) Partition walls in a projection room shall be
 - (a) of a material prescribed in subregulation 1, and
 - (b) not less than 4 inches thick.
- 33. The projection room in a theatre shall have a means of emergency egress on the side opposite from the entrance.

- 34. Every door in any wall of the projection room in a theatre shall be
 - (a) a Class B fire-door,
 - (b) installed in a metal-clad frame so as to open outwards.
 - (c) equipped with a self-closing device approved by the Director, and
 - (d) left unfastened while a projectionist is in the room.
- 35.(1) Every port-hole opening in a wall of a projection room in a theatre shall be equipped with a self-closing steel-shutter not less than 1/16th inch thick.
- (2) Each shutter shall be provided with a safety link that will fuse at a temperature between 140 degrees and 160 degrees Fahrenheit.
- (3) Each shutter shall be so installed that it may be closed individually as well as collectively.
- (4) All the shutters shall be connected to a collective release-mechanism so that they may all be closed manually at the same time.
- (5) The cord, lever, or switch, controlling the release-mechanism shall be located at the side of the entrance door to, and inside, the room in which the projector and sound equipment are installed.
- 36.(1) Every projection room in a theatre shall be equiped with an exhaust ventilation-fan sufficient to effect a complete change of air every 3 minutes.
 - (2) The fan
 - (a) shall ventilate
 - (i) the projection room,
 - (ii) the arc-lamp housings,
 - (iii) the rewind room, and
 - (iv) the generator room, and
 - (b) shall be mounted in a stack
 - (i) not less than 18 inches diameter, and
 - (ii) terminating in the open air.
- (3) Where a damper is installed in an exhaust system it shall be of a type that automatically opens to the fullest extent while the fan is operating.
- (4) In each projection room there shall be a toiletbowl and a wash-basin with running water.
- 37.(1) The arrangement or use of projection equipment in a theatre shall be approved by the Director.
- (2) All equipment, apparatus, or furnishings, other than projection equipment, shall be of fire-resistive construction.
- 38. Regulations 6 to 19, both inclusive, and regulations 22, 26, 28, 29, 30, and 31, do not apply to Class D theatres.

CLASS D THEATRES

39.(1) Subregulations 2 to 6, both inclusive, apply only to Class D theatres.

- (2) Every screen tower shall be designed, and constructed, to withstand a horizontal wind-pressure of not less than 30 pounds for each square foot of surface exposed or likely to be exposed to wind.
 - (3) A screen tower shall
 - (a) have steel framing, or
 - (b) be of masonry reinforced with steel.
- (4) Notwithstanding subregulation 1 of regulation 32 the ceiling of a projection room may be constructed of expanded metal-lath, or gypsum lath, covered with not less than $\frac{1}{4}$ inch of fire-resistive plaster.
 - (5) All entrance, and exit, driveways shall
 - (a) be adequately lighted, and
 - (b) remain so lighted at all times that members of the public are in the theatre.
- (6) A loud speaker shall be provided for each vehicle parked in a position so that the occupants thereof may view the screen.

PART 3

PROJECTIONISTS

- 40. A projectionist shall have his licence in his possession at all times that he is in a projection room, and shall produce it when so required by an Inspector.
 - 41. No projectionist shall
 - (a) smoke, or permit smoking, in the projection room; or
 - (b) have in the projection room any reading material other than
 - (i) copies of any statutes or regulations relating to his duties, or to projection equipment, and
 - (ii) technical publications relating to projection equipment;
 - (c) permit any person to be, or remain, in the projection room while an audience is in the theatre, except
 - (i) an inspector, or
 - (ii) the person in charge of the theatre or his representative, or
 - (iii) a holder of a projectionist licence, or
 - (iv) any person authorized by law to be in the projection room for any particular purpose; or
 - (d) operate, or permit the operation of, any projection equipment which he knows to be defective; or
 - (e) use defective or overloaded reels.
 - 42. Every projectionist shall
 - (a) keep the projection room clean and free of all articles not required for the proper operation of projection equipment;
 - (b) take all steps necessary to ensure that the
 - (i) projection equipment,
 - (ii) port-hole shutters,

- (iii) fire-fighting equipment, and
- (iv) emergency-lighting system,
- are at all times in good repair and working condition;
- (c) close all port-hole shutters after the last exhibition each night;
- (d) examine and test the projection equipment before each exhibition;
- (e) inspect and keep in good repair all film in his charge; and
- (f) ensure that film is
 - (i) rewound or revised only in the rewind room,
 - (ii) exposed only while being transferred to or from the projector for rewinding or revising, and
 - (iii) while not in use, kept in fire-resistive containers having separate individual compartments equipped with self-closing lids.
- 43.(1) Except under the direct supervision of a projectionist holding a first-class or second-class, licence, no person holding an apprentice licence shall operate projection equipment.
- (2) Where two or more persons holding projectionist licences of different classes are employed at the same time in a projection room, the person holding the projectionist licence with the higher classification shall be responsible for the operation and maintenance of the equipment and the discipline of persons in the projection room.
- (3) Where two or more persons holding projectionist licences of the same class are employed at the same time in a projection room, they shall be severally and jointly responsible for the operation and maintenance of the equipment, and the discipline of persons in the projection room.

PART 4

FILM EXCHANGES

- 44.(1) That portion of film-exchange premises in which film is stored, revised or handled, shall be separated from other portions of the premises on each floor by a fire-wall of brick, tile, concrete, stone, or other fire-resistive construction.
- (2) Every opening in the fire-wall shall have a Class A fire-door, installed in a metal-clad frame, and equipped with a self-closing device approved by the Director.
- 45.(1) Each room in which film is handled in film-exchange premises shall have at least 1 exit door
 - (a) not less than 30 inches in width, and
 - (b) installed so as to open outwards with the line of exit travel.
- (2) At least 1 exit door in the revising room in film-exchange premises shall
 - (a) comply with subregulations 9, 10, and 11, of regulation 8, and subregulation 2 of regulation 9, or
 - (b) lead either directly, or indirectly through an unobstructed passageway, to a fire-door in the fire-wall separating the portion of the premises in which film is handled from other portions of the film-exchange premises,

- (3) A room in film-exchange premises in which film is examined or handled shall have at least 35 square feet of floor area for each person regularly employed in the room.
- 46. A projection room of film-exchange premises shall comply with subregulations 1 and 2 of regulation 32, regulation 33, 34, 35, 36 and 37.
- 47.(1) Screening rooms in film-exchange premises shall have a seating capacity for not more than 35 persons.
- (2) Every screening room shall have at least 1 emergency exit not lezs than 30 inches in width.
- (3) Where there is more than 1 emergency exit the exits shall be located as far apart as practicable.

FIRE-SAFETY

- 48. All equipment, apparatus or furnishing used in the portion of film-exchange premises where films are handled or stored, shall be of a type approved by the Director.
- 49. All advertising materials in connection with films or the exhibition thereof, shall be stored in a room separate from a room in which film is handled or stored.
- 50.(1) Vaults for the storage of film in film-exchange premises shall
 - (a) have not more than 750 cubic feet of storage-space,
 - (b) have walls constructed of
 - (i) brick not less than 8 inches in thickness, or
 - (ii) reinforced concrete, of a type approved by the Director, not less than 6 inches in thickness,
 - (c) have a floor, and a roof, of reinforced concrete, of a type approved by the Director, at least 6 inches in thickness but where there is a floor above the vault floor complying with the requirements for a vault roof and walls of the vault extend to the lower surface of that floor, it may be used as the vault roof.
 - (d) be supported by
 - (i) masonry, or
 - (ii) steel beams of sufficient strength to carry the load bearing on them safely and each end of the beams to rest on a steel girder, or steel column, or a wall, or pier, of masonry, of sufficient strength to carry the entire load bearing on it,
 - (e) be provided with a drain leading to the outside of the building, and
 - (f) be located as far as practicable from any source of heat.
- (2) Each vault shall have the door-opening protected by 2 approved Class A fire-doors,
 - (a) one on the inside face, and
 - (b) the other on the outside face of the vault wall.
- (3) The interior door of a film-vault shall be of a self-closing type and the exterior door shall be of the swinging, self-closing type approved by the Director.

- (4) The doors of a film-vault shall be fitted into steel frames and the outside frame shall be so constructed that the exterior door when closed prevents the passage of flame around the edges thereof.
- (5) Each vault shall have a separate venting system leading from the vault to the exterior of the film-exchange premises.
- (6) All materials used in the system shall be approved by the Director.
- 51.(1) Where there are elevators in film-exchange premises, the elevators shall be of the fully enclosed type.
- (2) In subregulation 1, elevator has the same meaning as in The Factory, Shop and Office Building Act.
- 52. All stairways in buildings in which there are film-exchange premises shall be fully enclosed, with openings at each floor-level protected by Class B fire-doors of the self-closing type hinged so as to open outwards with the line of exit travel.
- 53.(1) The portion of film-exchange premises in which film is handled or stored, other than the projection room, shall be equipped with an automatic sprinkler system of
 - (a) the wet-pipe type, or
 - (b) the empty-pipe type installed with open sprinkler-heads.
- (2) The sprinkler-heads of the automatic sprinkler system, other than those in vaults used for the storage of film, shall be so spaced that each 64 square feet of floor area is protected by at least 1 sprinkler-head.
- (3) Vaults used for the storage of film shall have at least 1 sprinkler-head for each 62½ cubic feet of vault-storage space, and the sprinkler-heads of a wet-pipe system shall be equipped with baffles.
- (4) A projection room in film-exchange premises shall have at least 2 pieces of fire-extinguishing equipment of a type approved by the Director.

PART 5

STORAGE AND HANDLING OF FILM

- 54.(1) Except during the actual time of handling or revising film, all film on film-exchange premises shall be kept in closed metal-containers.
- (2) Film stored in vaults in film-exchange premises shall be kept on edge on metal storage-racks.
- (3) Film and film-cement only, shall be stored, or kept, in vaults used for the storage of film.
 - (4) All film other than that
 - (a) prepared for shipment from the film-exchange premises, or
 - (b) being handled or revised,

shall be stored in vaults.

- 55. No person engaged in mounting, repairing or revising film, shall have exposed, or permit to be exposed, more than 1 double reel at the same time.
- 56.(1) A self-closing standard waste-receptacle of a type approved by the Director shall be provided for each person engaged in mounting, revising, or repairing, film.

- (2) During mounting, repairing, or revising film, the receptacle shall contain water to at least half its capacity.
- (3) The person mounting, repairing, or revising film, shall place all film-scraps, or cuttings from film, into the receptacle.
 - (4) All receptacles shall be emptied daily.
- 57.(1) Salvage-film shall be placed in a closed metal, or wood container, having a storage-capacity for not more than 200 pounds of film.
- (2) Where salvage-film in containers is kept in film-exchange premises over night, it shall be stored in a vault used for storage of film, but not more than 500 pounds of salvage-film shall be so stored at any one time.
- 58. The portion of film-exchange premises in which film is handled or stored shall be cleared of waste paper and inflammable debris each day.

PART 6

MANNER OF INDICATING ADULT CLASSIFICATION

- 59.(1) Every theatre exhibiting a film classified as Adult Entertainment shall display a sign with the words ADULT ENTERTAINMENT
 - (a) under the canopy over the principal entrance to the theatre, and at right angles to the side-walk, or
 - (b) where there is no canopy, over the principal entrance to the theatre with the lower edge of the sign not higher than 3 feet above the top of the entrance doors.
 - (2) The sign shall
 - (a) be not less than
 - (i) 60 inches wide, and
 - (ii) 10 inches high;
 - (b) have the words ADULT ENTERTAIN-MENT coloured black on a white background and in letters at least 8 inches high.
- 60.(1) All advertising matter, other than that used in or on a theatre, in connection with any film classified by the Board as adult entertainment, shall have the words ADULT ENTERTAINMENT printed thereon to indicate that the film has been so classified.
- (2) All advertising matter used in or on a theatre in connection with any film classified by the Board as adult entertainment shall have the words CLASSIFIED BY THE BOARD OF CENSORS AS ADULT ENTERTAINMENT printed thereon to indicate that the film has been so classified.

PART 7

FORMS AND FEES

THEATRE LICENCES

- 61.(1) An application for a licence to use
- (a) a building as a Class A, Class B, or Class C, theatre, or
- '(b) premises as a Class D theatre, shall be in form 1.

- (2) A licence to use
 - (a) a building as a Class A, Class B, or Class C, theatre, or
 - (b) premises as a Class D theatre,

shall be in form 2.

- 62.(1) An application to transfer a theatre licence shall be in form 3.
 - (2) A transfer of a theatre licence shall be in form 4.

FILM EXCHANGE LICENCES

- 63.(1) An application for a licence to carry on the business of
 - (a) a 16-millimetre film exchange, or
 - (b) a standard film exchange,

shall be in form 5.

- (2) A licence to carry on the business of
 - (a) a 16-millimetre film exchange, or
- (b) a standard film exchange

shall be in form 6.

LICENCES UNDER SECTION 57 OF THE ACT

- 64.(1) An application for a licence under subsection 1 of section 57 of the Act shall be in form 7.
- (2) A licence under subsection 1 of section 57 of the Act shall be in form 8.

PROJECTIONIST LICENCES

- 65.(1) An application for an apprentice-projectionist licence shall be in form 9.
- (2) An apprentice-projectionist licence shall be in form 10.
- (3) An application for the renewal of an apprentice-projectionist licence shall be in form 11.
 - 66.(1) A licence as a
 - (a) first-class projectionist, or
 - (b) second-class projectionist,

shall be in form 12.

- (2) An application for the renewal of a licence of
 - (a) first-class projectionist, or
 - (b) second-class projectionist,

shall be in form 13.

LICENCES UNDER SECTION 56 OF THE ACT

- 67.(1) An application for a licence to operate a projector designed for the use of film 16 millimetres in width for hire or gain shall be in form 14.
- (2) A licence to operate a projector designed for the use of film 16 millimetres in width for hire or gain shall be in form 15.

APPROVAL STAMPS AND CERTIFICATES

68. The stamping under section 39 of the Act shall be made by an embossing metal-stamp having thereon the words APPROVED BY BOARD (ONTARIO).

.10

.15

.20

.25

 $69.\ {\rm A}$ certificate of approval under subsection 1 of section 40 of the Act shall be in form 16.

70. The stamping under subsection 3 of section 43 shall be made with a rubber-stamp having thereon the words APPROVED BY BOARD OF CENSORS (ONTARIO).

FEES

- 71. Subject to regulation 72, the fees payable under the Act shall be as follows:
 - (a) for a Class A, Class B, or Class C, theatre licence or renewal thereof
 - (i) in municipalities having a population under 1500 according to the last revised-assessment roll, each seat or chair in the theatre.....
 - (ii) in municipalities having a population of 1500 or over but under 3000 according to the last revised-assessment roll, each seat or chair in the theatre.....
 - (iii) in municipalities having a population of 3000 or over but under 10,000 according to the last revised-assessment roll, each seat or chair in the theatre.....
 - (iv) in municipalities having a population of 10,000 or over according to the last revised assessment roll, each seat or chair in the theatre......
 - (b) for a Class D theatre licence or renewal thereof, each vehicle space . $.37\frac{1}{2}$
 - (c) for a transfer of a theatre licence... 5.00(d) for a licence or renewal thereof to
 - carry on the business of a

 (i) 16-millimetre film exchange.. 50.00
 - (ii) standard film exchange..... 100.00(e) for the transfer of a film exchange

 - (g) for each examination and test for any class of projectionist licence... 5.00
 - (h) for a licence to operate a projector designed for the use of film 16 millimetres in width for hire or gain. 10.00
 - (i) for a licence under subsection 1 of section 57 of the Act, no fee.
 - (i) for censoring standard film

 - (iii) each reel of a sound-film subject of British origin.... 3.00
 - (iv) each reel of a sound-film subject of foreign origin.... 6.00

(v) each sound-film trailer

- (ix) each sound-film trailer of British or foreign origin 100 feet or less in length...... 1.00
- (k) for censoring 16-millimetre film

 - (ii) each reel of silent-film subject with sub-titles in a language other than English......... 3.00

1.50

.50

1.00

1.00

1.00

- (iii) each reel of sound-film subject with the monologue or dialogue in the English language
- (v) each resident (vi) each trailer 200 feet or less in

length.....

- (l) for the issue of each duplicate certificate of approval.....
- (m) for censoring advertising matter in connection with any film or the exhibition thereof
 - (i) subject to sub-clause ii all advertising matter in connection with each approved film subject.....
 - (ii) where a film subject is to be shown serially by chapters or episodes, all advertising matter in connection with each chapter or episode......
- 72.(1) Where a licence to use a building as a Class A, Class B, or Class C, theatre is issued
 - (a) after the 1st of July but before the 1st of October, the fee shall be four-fifths of that prescribed in clause a of regulation 71;
 - (b) on or after the 1st of October but before the 1st of January, the fee shall be one-half of that prescribed in clause a of regulation 71; and
 - (c) on or after the 1st of January but before the 31st of March, the fee shall be one-quarter of that prescribed in clause a of regulation 71.

- (2) Where a licence to use premises as a Class D theatre is issued after the 1st of July but before the 31st of March, the fee shall be 30 cents for each vehicle space.
- (3) Where a licence to carry on the business of a 16-millimetre exchange is issued after the 1st of October but before the 31st of March, the fee shall be \$25.
- (4) Where a licence to carry on the business of a standard film exchange is issued after the 1st of October but before the 31st of March, the fee shall be \$50.
- (5) Where copies of standard films are printed in Canada from negatives of foreign origin, the copies shall be deemed to be of foreign origin for the purposes of clause j of regulation 71.
- (6) Films 16 millimetres in width to be used only for religious, educational, or instructional purposes are exempt from the provisions of sub-clauses i, ii, iii, and iv of clause k of regulation 71.
- (7) Trailers to be used only for advertising products of industry, other than trailers used to advertise silent-and sound-film subjects, are exempt from the provisions of sub-clause ii, v, vi, vii, viii, and ix of clause f, and sub-clause vi of clause k, of regulation 71.

PART 8

REVOCATION

73. Ontario Regulations 10/44 are revoked.

(Note: See unofficial consolidated regulations 505 of unofficial appendix to volumes 1 and 2 of Consolidated Regulations of Ontario 1950).

FORM 1

The Theatres Act, 1953

APPLICATION FOR A THEATRE LICENCE

To The Director, Theatres Branch, Treasury Department, 1075 Millwood Rd., Toronto, 17.

The undersigned applies for a*Class....theatre licence under The Theatres Act, 1953, and submits the following information:

1.	Name in full of applicant: (print in block letters)
2.	Post-office address:
3.	Name of manager of theatre:
4.	Name of theatre:
5.	Post-office address of theatre:
6.	Location of theatre: (lot and concession
•	number, or street and number)
	(city, town, village, or township, and county or district)
7.	Population according to the last revised assessment roll of the municipality in which theatre is located
8.	Accommodation of theatre

(a) where application is for other than a Class D

(no. of seats)

- (b) where application is for Class D licence (no. of vehicle spaces)
- 9. If applicant is an unincorporated person state if applicant
 - (a) is a British subject..... (yes or no)

OR

- (b) has lived in Canada for one year or longer and has filed a declaration of his intention to-become a Canadian citizen under The Canadian Citizenship Act (Canada)...... (yes or no)
- 10. I enclose the licence fee of \$..... payable to the Treasurer of Ontario.

Dated at	on the
day of	19
	(signature of applicant)

*Section 11 of the Act reads as follows:

- 11. Theatres are classified and defined as follows:
- 1. Class A theatre means a building in which standard film is used to exhibit moving pictures and which may be used to exhibit shows and theatrical performances.
- 2. Class B theatre means a building in which standard film is used to exhibit moving pictures and which may be used to exhibit shows or theatrical performances providing no moveable scenery is used.
- 3. Class C theatre means a building in which standard film is used to exhibit moving pictures but which may not be used to exhibit shows or theatrical performances.
- Class D theatre means any premises in which moving pictures are exhibited and viewed by the public from vehicles and commonly known as a drive-in theatre.

FORM 2

The Theatres Act, 1953

Licence fee \$ Licence no
Receipt no
CLASS THEATRE LICENCE
Under The Theatres Act, 1953, and the regulations and subject to the limitations thereof, this licence is
issued to(name)

of (address) to use the..... (building or premises)

located at.....as a Class..... theatre known as the.....theatre, with

accommodation for..... This licence expires on the 31st day of March 19....

Issued at Toronto this.....day of..........19...

Director

FORM 3

The Theatres Act, 1953

APPLICATION FOR A TRANSFER OF THEATRE LICENCE

To the Director, Theatres Branch, Treasury Department, 1075 Millwood Rd., Toronto, 17.

1075 Millwood Rd., Toronto, 17.			
Under <i>The Theatres Act, 1953</i> , and the regulations, the undersigned apply for your consent to the transfer from the undersigned transferor to the undersigned			
transferee, of Classtheatre licence number			
issued to			
day of, 19 to use the			
premises) (lot and concession or			
street and number) (city, town, village or township,			
and county or district)			
as a Classtheatre known as the			
The transfer fee of \$5 payable to the Treasurer of Ontario is enclosed.			
(print name of transferor) (print name of transferee)			
(address of transferor) (address of transferee)			
If transferee is an unincorporated person, state if transferree			
(a) is a British subject(yes or no)			
OR			
(b) has lived in Canada for one year or longer and has filed a declaration of his intention to become a Canadian citizen under <i>The Canadian Citizenship Act (Canada)</i>			
(yes or no)			

FORM 4

Dated at.....on the.....

(signature of transferor) (signature of transferee)

The Theatres Act, 1953

Transfer fee \$5 Consent to transfer no.

CONSENT TO TRANSFER A THEATRE LICENCE

(name of transferor) (name of transferee)
for thelocated at(building or premises)
known as thetheatre with
accommodation for
Given at Toronto theday of
19
Director
5.1.000
FORM 5
The Theatres Act, 1953
APPLICATION FOR FILM EXCHANGE LICENCE
To the Director,
Theatres Branch, Treasury Department, 1075 Millwood Rd., Toronto, 17.
The undersigned applies for a
(16-millimetre or under <i>The Theatres</i>
standard) Act, 1953, and submits the following information:
1. Name of applicant: (print in block letters)
2. Post-office address:
3. Name of film exchange:
4. Post-office address of film exchange:
5. Name of manager, if any, of film exchange:
6. Names of producers of films distributed:
7. Location, and number, of film-vaults in use in the
film exchange:
8. If applicant is an unincorporated person state if
applicant
(a) is a British subject (yes or no)
OR
(b) has lived in Canada for one year or longer and has filed a declaration of his intention to become a Canadian citizen under the <i>Canadian</i>
Citizenship Act (Canada)(yes or no)
9. I enclose the licence fee of \$payable to the Treasurer of Ontario.
Dated aton the
day of19

(signature of applicant)

FORM 6		
The Theatres Act, 1953		
Licence fee \$ Licence no		
Receipt no		
FILM EXCHANGE LICENCE		
Under <i>The Theatres Act, 1953</i> , and the regulations, and subject to the limitations thereof, this licence is issued		
to,		
of		
to carry on the business of a		
exchange under the name of		
at		
This licence expires on the 31st day of March, 19		
Issued at Toronto thisday of		
19		
Director		
FORM 7		
The Theatres Act, 1953		
APPLICATION FOR LICENCE TO EXHIBIT STANDARD FILM IN A BUILDING OR PREMISES OTHER THAN A THEATRE		
To The Director, Theatres Branch, Treasury Department, 075 Millwood Rd., Toronto, 17.		
The undersigned applies for a licence under section 7 of <i>The Theatres Act</i> , 1953, and submits the following nformation:		
. Name of applicant:		
(print in block letters)		
Post-office address:		
. Type of building or premises in which film to be		
exhibited:		
. Name of building or premises:		
. Address of building or premises:	-	
. If applicant is an unincorporated person state if applicant		
(a) is a British subject (yes or no)		
OR		
(b) has lived in Canada for one year or longer and has filed a declaration of his intention to become a Canadian citizen under <i>The Canadian Citizenship Act (Canada)</i> (yes or no)		
Dated aton the		
ay of		
1		

d

FORM 8

The Theatres Act, 1953		
Licence no		
LICENCE UNDER SECTION 57 OF THE ACT		
Under <i>The Theatres Act, 1953</i> , and the regulations, and subject to the limitations thereof, this licence is		
issued to		
located at		
This licence expires on theday of		
19		
Issued at Toronto thisday of		
19		
Director		
FORM 9		
The Theatres Act, 1953		
APPLICATION FOR APPRENTICE-PROJECTIONIST LICENCE		
To The Director, Theatres Branch, Treasury Department, 1075 Millwood Rd., Toronto, 17.		
The undersigned applies for an apprentice-projectionist licence under <i>The Theatres Act</i> , 1953, and submits the following information:		
1, Name in full of applicant: (print in block letters)		
2. Post-office address:		
3. Has applicant at any time held a projectionist		
licence in any province, state, or country?		
(yes or no)		
if yes, give particulars		
4. *Age of applicant:		
5. (a) Name of theatre where you are to be employed:		
(b) Address of theatre:		
6. State if applicant		
(a) is a British subject (yes or no)		
OR		
(b) has lived in Canada for one year or longer and has filed a declaration of his intention to become a Canadian citizen under The Canadian Citizen-		

ship Act (Canada) (yes or no)

(signature of applicant)

8. I enclose the licence fee of \$5 payable to the Treasurer of Ontario.	apply for the renewal of apprentice-projectionis
Dated aton the	licence numberissued to me on the
day of	day of
day of	2. I am employed at the
(signature of applicant)	located at(give post-office address)
* Subsection 3 of section 32 of the Act reads:	3. I enclose the licence fee of \$5 payable to The Treasurer of Ontario.
(3) An apprentice licence may be issued by the Director on payment of the prescribed fee to	Dated aton the day o
any person,	19
(a) who is eighteen years or more of age; and	
(b) who furnishes to the Director,	(signature of applicant)
(i) proof of age,	FORM 12
(ii) satisfactory evidence of physical ability to handle projection and fire-fighting equipment, and	The Theatres Act, 1953
(iii) satisfactory evidence that he does not	Licence no
suffer from any physical or mental disability that would prevent him	LICENCE AS ACLASS PROJECTIONIST
from operating projection equipment safely.	Under The Theatres Act, 1953, and the regulations and subject to the limitations thereof, this licence a
	aclass projectionist is issued to
FORM 10	of
. The Theatres Act, 1953	This licence expires on the 31st day of March, 19
Licence no	Issued at Toronto thisday of
PHOTOGRAPH Receipt no	19
APPRENTICE-PROJECTIONIST LICENCE	(signature of licensee) Director
Under The Theatres Act, 1953, and the regulations, and subject to the limitations thereof, this licence is	FORM 13
issued to	The Theatres Act, 1953
of	APPLICATION FOR RENEWAL OF FIRST-CLASS OR SECOND-CLASS PROJECTIONIST LICENCE
as an apprentice projectionist at the	
theatre of	(print surname in block letters)
This licence expires on the 31st day of March, 19	· · · · · · · · · · · · · · · · · · ·
Issued at Toronto thisday of	
19	(given names)
	(post-office address)
Director	applies for the renewal ofclass pro
	(first or second)
FORM 11	jectionist licence number dated
The Theatres Act, 1953	I am employed at
APPLICATION FOR RENEWAL OF APPRENTICE-PROJECTIONIST LICENCE	(address)
To The Director, Theatres Branch, Treasury Department, 1075 Millwood Rd., Toronto, 17.	Licence fee of \$5 enclosed (date of application)
1. I,(name of applicant)	(signature)
	Note, mail to: The Director, Theatres Branc Treasury Department,
(address)	1075 Millwood Rd., Toronto, 17.

no.

11

FORM 14

The Theatres Act, 1953

APPLICATION FOR A LICENCE TO OPERATE A PROJECTOR DESIGNED FOR USE OF FILM 16 MILLIMETRES IN WIDTH FOR HIRE OR GAIN

To The Director, Theatres Branch, Treasury Department, 1075 Millwood Rd., Toronto, 17.

The undersigned applies for licence under The Theatres Act, 1953, to operate a projector bearing serial number....., designed for the use of film 16 Millimetres in width, for hire or gain, and submits the following information:

1. Name in full of applicant:(print in block letters)

3. Has applicant ever been licensed to operate a 16-millimetre projector.....if yes, give (yes or no)

particulars.....

- 4. If applicant is an unincorporated person state if applicant
 - (a) is a British subject..... (yes or no)

OR

(b) has lived in Canada for one year or longer and has filed a declaration of his intention to become a Canadian citizen under the Can-

adian Citizenship Act (Canada).

(yes or no)

I enclose the licence fee of \$10 payable to the Treasurer of Ontario.

Dated at.....on the..... day of19....

(signature of applicant)

FORM 15

The Theatres Act, 1953

Licence fee \$10

LICENCE TO OPERATE A PROJECTOR DESIGNED FOR USE OF FILM 16 MILLIMETRES IN WIDTH FOR HIRE OR GAIN

Under The Theatres Act, 1953, and the regulations, and subject to the limitations thereof, this licence is

issued to....

to operate a projector bearing serial number........... designed for use of film 16 millimetres in width for hire or gain.

This licence expires on the 31st day of March, 19...

Issued at Toronto this.....day of..... 19.1...

Director

FORM 16

The Theatres Act, 1953

CERTIFICATE OF APPROVAL

Certificate This is to certify that the reel of film numbered in the margin has been approved by the Board under The Theatres Act and regulations.....

Chairman of the Board of Censors

(495)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 29/54. Addition to Schedule. Amending O. Reg. 16/53. Made—16th February, 1954. Filed—1st March, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Regulation 1 of Ontario Regulations 16/53, as amended by Ontario Regulations 24/53, 66/53, 73/53, 84/53, 107/53, 124/53, 134/53, 163/53, 186/53, 210/53, and 220/53, is further amended by adding thereto the following item:

> 20 Ottawa

Schedule for the painting and decorating industry

> CHARLES DALEY Minister of Labour

February 16, 1954

(506)

11

THE INDUSTRIAL STANDARDS ACT

O. Reg. 30/54. Schedule for the Painting and Decorating Industry—Ottawa Zone. New and Revoking O. Reg. 44/52. Made—25th February, 1954. Filed-1st March, 1954.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 44/52 are revoked.
- 3. These regulations come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*.

SCHEDULE FOR THE PAINTING AND DECORATING INDUSTRY IN THE OTTAWA ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
 - (a) Saturday
 - (i) between the 1st of November and the 31st of March, both inclusive, and

- (ii) after midday between the 1st of April and the 31st of October, both inclusive,
- (b) Sunday,
- (c) New Year's Day,
- (d) Good Friday,
- (e) Dominion Day,
- (f) Labour Day, and
- (g) Christmas Day.

HOURS OF WORK

- 2. The regular working periods for the industry shall be
 - (a) a regular working-week consisting of not more than
 - (i) 40 hours between the 1st of November and the 31st of March, both inclusive, and
 - (ii) 44 hours between the 1st of April and the 31st of October, both inclusive,
 - of work to be performed during the regular working-days, and
 - (b) a regular working-day consisting of not more than
 - (i) 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday, and Friday, between 8 a.m. and 5 p.m. between the 1st of November and the 31st of March, both inclusive, and
 - (ii) 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday, and Friday, between 8 a.m. and 5 p.m., and 4 hours of work to be performed on Saturday between 8 a.m. and midday, between the 1st of April and the 31st of October, both inclusive.
- 3. Where the work cannot reasonably be performed during the hours prescribed in clause b of section 2, it may be performed during any other hours if an employee does not work more than 8 hours; and this work shall be night work.

MINIMUM RATES OF WAGES

- 4. The minimum rate of wages shall be
 - (a) for work performed during the regular working periods
 - (i) to and including the 30th of April 1954, \$1.60 and hour for spray-painting and \$1.45 an hour for all other work, and
 - (ii) on and after the 1st of May 1954, \$1.65 an hour for spray-painting and \$1.50 an hour for all other work, and

- (b) for night work
 - (i) to an including the 30th of April 1954, \$1.75 an hour for spray-painting and \$1.60 an hour for all other work, and
 - (ii) on and after the 1st of May 1954, \$1.80 an hour for spray-painting and \$1.65 an hour for all other work.

OVERTIME WORK

- 5. Work performed in the industry
 - (a) at any time other than during the working periods prescribed in sections 2 and 3, and
 - (b) on a holiday

shall be overtime work.

- 6.(1) No overtime work shall be performed in the industry without a permit from the advisory committee except for 1 hour of overtime work to be performed immediately following the working period of a regular working-day.
- (2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.
- 7.(1) No permit for overtime work shall be issued to any person other than an employer.
- (2) No permit shall be issued by the advisory committee for overtime work on a holiday except
 - (a) in cases of extreme necessity where life or property is jeopardized, or
 - (b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.

RATES OF WAGES FOR OVERTIME WORK

- 8. The rate of wages for overtime work shall be
 - (a) for overtime work performed on a holiday
 - (i) to and including the 30th of April 1954, \$3.20 an hour for spray-painting and \$2.90 an hour for all other work, and
 - (ii) on and after the 1st of May 1954, \$3.30 an hour for spray-painting and \$3 an hour for all other work, and
 - (b) for all other overtime work
 - (i) to an including the 30th of April 1954, \$2.40 an hour for spray-painting and \$2.17½ an hour for all other work, and
 - (ii) on and after the 1st of May 1954, \$2.47½ an hour for spray-painting and \$2.25 an hour for all other work.

ADVISORY COMMITTEE

9. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(541)

12

March 20th, 1954

THE FARM PRODUCTS MARKETING ACT

O. Reg. 31/54.
Marketing of Cheese (Negotiating Committees).
Amending O. Reg. 102/51 and 309/52.
Filed—9th March, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Regulation 9 of Ontario Regulations 102/51 as made by Regulation 6 of Ontario Regulations 309/52 is revoked.
- 2. Regulation 6 of Ontario Regulations 309/52 is revoked.

THE FARM PRODUCTS MARKETING BOARD

(Seal)

G. F. PERKIN

Chairman

F. K. B. STEWART

Secretary.

(561)

THE ARCHAEOLOGICAL AND HISTORIC SITES PROTECTION ACT, 1953

O. Reg. 32/54. Sheguiandah Archaeological Site. New. Made—26th February, 1954. Filed—12th March, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE ARCHAEOLOGICAL AND HISTORIC SITES PROTECTION ACT, 1953

SHEGUIANDAH ARCHAEOLOGICAL SITE

1. The land described in Schedule 1 is designated as an archaeological site.

W. J. DUNLOP Minister of Education

Dated this 26th day of February 1954.

SCHEDULE 1

THE SHEGUIANDAH ARCHAEOLOGICAL SITE

- 1. The land in the Township of Howland and the Townplot of Sheguiandah, in the Territorial District of Manitoulin being
 - (a) part of
 - (i) lot 1 in Concession I, and
 - (ii) lot 1 in Concession XI, and in the Township of Howland, and
 - (b) (i) park lots 1, 2, 3, 4, 5, and 6 on the north side of Campbell Street, and
 - (ii) lots 15 to 24, both included, on the south side of Campbell Street, and

- (iii) parts of park lots 7 and 8 on the south side of Campbell Street, and
- (iv) part of Mill Site Number III, and
- (v) parts of Vankoughnet Street, Campbell Street and Tekumah Street,

in the Townplot of Sheguiandah, containing 85.88 acres, more or less; and premising that all bearings are astronomical and derived from observations of Potaris, described as follows:

FIRST

Part of Lot 1 in the 1st Concession of the Township of Howland containing 11.06 acres, more or less; commencing at a point in the easterly limit of Lot 1, distant 1025.0 feet, measured north 0° 26′ west from the south-east angle of the lot; thence south 89° 56′ west, 672.25 feet to a survey post planted; thence south 0° 26′ east, 1025.0 feet to the south limit of the lot 1; thence north 89° 56′ east along the south limit of the lot, 90.0 feet to the line of a post and wire fence defining the north-westerly limit of a travelled road crossing the south-easterly portion of the lot; thence north 72° 23′ east following the line of fence 24.9 feet to a bend in the same; thence continuing along the line of the fence defining the north-westerly limit of the travelled road on a general bearing of north 29° 22′ east, 507.75 feet to an angle in the same; thence still along the line of fence on a general bearing of north 75° 57′ east, 292.0 feet to a bend in the fence; thence continuing along the line of fence on a general bearing of north 49° 47′ east, 29.0 feet, more or less, to the east limit of the Lot 1; thence north or 26′ west along the last-mentioned limit, 486.0 feet to the point of commencement.

SECONDLY

Part of Lot 1 in the 1st Concession and part of Lot 1 in the 11th Concession of the Township of Howland and part of the Townplot of Sheguiandah, containing 74.82 acres, more or less; commencing at the north-west angle of Park Lot 1 on the north side of Campbell Street in the Townplot of Sheguiahdah; thence south 0° 26′ east along the west limit of the Park lot, 180.67 feet; thence south 78° 30′ west, 297.25 feet; thence south 50° 58′ west, 107.24 feet; thence south 28° 00′ west, 474.8 feet, more or less, to the north limit of Lot 16 on the south side of Campbell Street in the Townplot; thence south 89° 56′ west along the north limits of the Lot 16 and Lot 15 on the south side of Campbell Street, 136.65 feet more or less, to a survey post defining the north-west angle of the Lot 15; thence south along the west limit of the Lot 15 a distance of 165.0 feet to a survey post marking the southwest angle of the lot; thence north 89° 56′ east along the south limits of lots 15, 16, 17 and 18 on the south side of Campbell Street, 527.1 feet to a survey post defining the south-east angle of the Lot 18; thence southerly in a straight line, 202.5 feet more or less, to the intersection of the northerly limit of Robert Street with the east limit of Hill Street according to a plan registered in the Registry Office for the Registry Division of the territorial district as Number 7; thence south 0° 22′ west along the east limit of the Hill Street, 52.8 feet, more or less, to the line of a post and wire fence; thence in an easterly direction following the line of the post and wire fence having a general bearing of north 88° 12′ east, 688.55 feet, more or less, to the east limit of Mill Site Number 3 in the townplot; thence north along the east limit of the Mill Site 234.2 feet to a survey post defining the north-west angle of Lot 1 on the west side of Tekumah Street

in the said Townplot; thence north 89° 56′ east along the north limit of Lot 1 and its production a distance of 230.7 feet, more or less, to the east limit of Tekumah Street, aforesaid; thence south along the east limit of Tekumah Street, 478.5 feet, more or less, to the north limit of a road 66 feet in perpendicular width conveyed to the Municipality of Howland by instrument No. 109 registered in the Registry Office for the Registry Division of the territorial district; thence east along the north limit of that road 145.65 feet to a bend in same; thence north 64° 30′ east continuing along the northerly limit of that road 315 feet, more or less, to the intersection with the south-easterly limit of Park Lot 7 on the south side of Campbell Street in the Townplot of Sheguiandah; thence in a general north-easterly direction following the south-easterly limits of the Park Lot 7, and Park Lot 8 on the south side of Campbell Street, to a survey post planted on the southerly production of the easterly limit of Park Lot 6 on the north side of Campbell Street in the Townplot; thence north 0° 26′ west along the production of the east limit of Park Lot 6, a distance of 110.4 feet to a survey post planted in the southerly limit of Campbell Street, thence north 0° 26′ west, continuing along the production 66.0 feet to the south-east angle of the Park Lot 6; thence north 0° 26′ west, along the east limit of the Park Lot 6, and its production northerly a distance of 1025.0 feet to a survey post planted; thence south 89° 56′ west, 1963.0 feet, more or less, to a survey post planted in the west limit of Lot 1 in the Concession XI of the Township of Howland; thence south 0° 26′ east along the last-mentioned limit 365.0 feet to the point of commencement.

(585)

THE DIVISION COURTS ACT

O. Reg. 33/54. Division Court Boundaries. Amending O. Reg. 270/50. Made—11th March, 1954. Filed—15th March, 1954.

REGULATIONS MADE UNDER THE DIVISION COURTS ACT

1. The index of schedules of descriptions of division court boundaries in Ontario Regulations 270/50, (C.R.O. 393) is amended by striking out:

Middlesex	1 2 3 4 5 6 7	107
"	2	108
n	3	109
"	4	110
77	5	111
"	6	112
"	7	113
Waterloo	1 2 3 4 5	189
	2	190
"	3	191
27	4	192
77	5	193
27	6	194
and substituting therefor		
	r:	107
and substituting therefore Middlesex	r:	107 108
Middlesex	r:	108
Middlesex	r:	108 109
Middlesex	r:	108 109 110
Middlesex	r:	108 109 110 111
Middlesex " " " "		108 109 110
Middlesex n n n n	1 2 3 4 5 6	108 109 110 111 112
Middlesex " " " "	1 2 3 4 5 6	108 109 110 111 112
Middlesex " " " " " " " Waterloo	1 2 3 4 5 6	108 109 110 111 112 189 191
Middlesex " " " " " " " Waterloo	r:	108 109 110 111 112

2. Schedules 107 and 113 of Ontario Regulations 270/50, (C.R.O. 393) are revoked and the following substituted therefor:

SCHEDULE 107

- 1. The City of London
- 2. The townships of
 - (a) London,
 - (b) North Dorchester,
 - (c) Westminster, and
 - (d) West Nissouri.
- 3. Schedules 193 and 194 of Ontario Regulations 270/50, (C.R.O. 393) are revoked and the following substituted therefor:

SCHEDULE 193

- 1. The town of Elmira,
- 2. The townships of
 - (a) Wellesley, and
 - (b) Woolwich.
- 4. Schedules 190 and 191 of Ontario Regulations 270/50, (C.R.O.) are revoked and the following substituted therefor:

SCHEDULE 191

- 1. The City of Galt
- 2. The towns of
 - (a) Hespeler, and
 - (b) Preston,
- 3. The village of Ayr,
- 4. The township of North Dumfries,
 - 5. That part of the Township of Waterloo lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence westerly along the southerly boundary of the township to the westerly boundary of the township; thence northerly along that boundary to the production westerly of the southerly limit of lot 46; thence easterly along the production and the southerly limits of lots 46, 47, 48, 50, 51 and 53 and the production easterly of the southerly limit of lot 53 to the easterly bank of the Grand River; thence in a general northerly direction along the easterly bank of the Grand River to the southerly limit of lot 114; thence easterly along the southerly limits of lot 114, 108, 105 and 85 to the easterly limit of lot 85; thence northerly along the easterly limit of lot 85; thence northerly along the easterly limit of lot 96; thence easterly along the last-mentioned limit and its production easterly to the easterly boundary of the township; thence southerly along the last-mentioned boundary to the place of commencement; excepting therefrom the Villages of Hespeler and Preston.

(594)

March 27th, 1954

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 34/54. General Legislative Grants. Amending O. Reg. 30/53. Approved—11th March, 1954. Filed—15th March, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

- 1. Clause a of subregulation 1 of regulation 7 of Ontario Regulations 30/53 is revoked and the following substituted therefor:
 - (a) payments by a board or on its behalf in respect of principal, interest and other charges due in the current year on debentures issued and capital loans obtained on or after the 1st of January, 1951, and
- 2. Sub-clauses vii and viii of clause cof subregulation 2 of regulation 7 of Ontario Regulations 30/53 are revoked and the following substituted therefor:
 - (vii) receipts from the sale of capital assets,
 - (viii) refunds and reimbursements connected with prior disbursements, and
 - (ix) tuition fees received from individuals;
- 3. Subregulation 1 of regulation 9 of Ontario Regulations 30/53 is amended by striking out the numeral "10" in the last line and substituting therefor the numeral "30".
- 4.(1) Clause b of subregulation 3 of regulation 10 of Ontario Regulations 30/53 is revoked and the following substituted therefor:
 - (b) to the board of a larger unit of administration, that consists of at least 2 former schoolsections or 2 former separate-school areas, for each former school-section or former separate-school area included in the larger unit of administration before the current year.
- (2) Subregulation 7 of regulation 10 of Ontario Regulations 30/53 is revoked and the following substituted therefor:
 - (7) Where, in the whole or part of an urban municipality having a population of 2,500 or more
 - (a) the public-school assessment supports a larger unit of administration or a school section, or
 - (b) the separate-school assessment supports a separate-school area,

the board shall be paid a grant under subregulation 1.

5. Subregulation 2 of regulation 11 of Ontario Regulations 30/53 is amended by striking out the words "in the remaining part and in the part transferred, respectively, bears to the enrolment of pupils on the first school-day of December in the year preceding the transfer" at the end thereof and substituting the words "residing in the remaining part and residing in

the part transferred, respectively, bears to the number of pupils on the first school-day of December in the year preceding the transfer residing in the area being divided.".

6. Regulation 13 of Ontario Regulations 30/53 is revoked and the following substituted therefor:

MILK

- 13. The board of a public or separate school shall be paid a grant equal to 50 per cent of the amount expended in the preceding year for the purchase of milk for consumption by its pupils on school days between 8.45 a.m. and 4.00 p.m., and supplied to them free of charge, less that portion of any amount contributed for the purchase of milk from any source which is in excess of 50 per cent of the amount so expended.
- 7. Subregulation 2 of regulation 14 of Ontario Regulations 30/53 is revoked and the following substituted therefor:
 - (2) The board so appointed shall be paid a grant of 50 per cent of the approved cost as defined in subregulation 1, but where the board operates a school in a sanatorium, a hospital, or a centre for the treatment of cerebral palsy established under section 66 of The Public Schools Act, the grant shall be 80 per cent of the instructional salaries, 50 per cent of the tuition fees and 50 per cent of the approved cost for transportation as defined in sub-clause iv of clause b of subregulation 1 of regulation 7, of pupils going to other schools, as paid in each case in the preceding year.
- 8.(1) Subregulation 1 of regulation 17 of Ontario Regulations 30/53 is amended by revoking
 - (a) clause a and substituting the following clause:
 - (a) payments by a board or on its behalf in respect of principal, interest and other charges due in the current year on debentures issued and capital loans obtained on or after the 1st of January, 1945, for new buildings, additions to buildings, or for equipment, and

and

- (b) sub-clause vi of clause b and substituting the following sub-clauses:
 - (vi) capital outlays from current funds, in schools already in operation where the population per municipality is under 3,000, for new heating-equipment, new lighting and new sanitary-conveniences of a modern type,
 - (via) capital outlays from current funds, in schools already in operation in respect of replacements or additions to instructional equipment, exclusive of text-books, but not exceeding an amount computed by multiplying \$5 by the average daily attendance, and

- (2) Clause a of subregulation 2 of regulation 17 of Ontario Regulations 30/53 is revoked and the following substituted therefor:
 - (a) subject to subregulation 3, "approved cost" means for vocational schools the total of the disbursements made
 - (i) on behalf of a board in respect of principal, interest and other charges due in the current year on debentures other than those issued in respect of buildings, additions to buildings or equipment upon which the grant provided by by subregulation 3 of regulation 22 has already been paid,
 - (ii) by a board from its current funds in the preceding year, in respect of capital outlays for new buildings or additions to buildings, or for equipment for new class-rooms, and
 - (iii) by a board from its current funds in the preceding year, for capital outlays in schools already in operation in respect of replacements and additions to instructional equipment, exclusive of textbooks, but not exceeding an amount computed by multiplying \$10 by the average daily attendance,

less current-fund receipts as follows:

- (iv) amounts transferred to current funds from capital funds,
- (v) insurance proceeds,

- (vi) proceeds from the sale of capital assets, and
- (vii) refunds and reimbursements connected with disbursements previously included in approved cost;
- 9. Subregulations 2 and 3 of regulation 18 of Ontario Regulations 30/53 are revoked and the following substituted therefor:
 - (2) For the purposes of subregulation 1 the average daily attendance of a high or continuation school shall be not less than the figure computed by subtracting the average daily attendance of pupils attending the school from other high- or continuation-school districts from 20, or in the case of a school on an island or in a territorial district, from 40.
- 10. Regulation 21 of Ontario Regulations 30/53 is revoked and the following substituted therefor:
 - 21. Subject to regulations 25, 26, 27, 28 and 37, the board of a high-school district which operates a school shall be paid a grant of a percentage of the approved cost as set forth in Column 2, 3 or 5, as the case may be, in accordance with the population per municipality set opposite thereto in Column 1, and the board of a high-school district which does not operate a school shall be paid a grant of a percentage of the approved cost as set forth in Column 4, in accordance with the population per municipality set opposite thereto in Column 1 as follows:

Item	Column 1	Column 2	Column 3	Column 4	Column 5
	Population per municipality	The board of a city, separated town or other urban municipality in a county	The board of an urban municipality in a territorial district	The board of a district not operating a school	The board of a high-school district consisting of a township or of all or parts of two or more municipalities, not including a city
1 2 3 4 5 6 7 8 9 10 11 12	100,000 or more 60,000 or more but under 100,000 30,000 or more but under 30,000 15,000 or more but under 20,000 10,000 or more but under 15,000 8,000 or more but under 10,000 6,000 or more but under 4,000 or more but under 1,500 or more but under 1,000 or more but under 1,000 or more but under 1,500 under 1,000	15 20 25 30 35 40 45 45 50 50 50	20 25 30 35 40 45 50 55 65 70 75 80	20 25 30 35 40 45 50 55 60 65 65	30 30 30 35 40 50 60 65 70 75 80 85

- 11. Subregulation 4 of regulation 22 of Ontario Regulations 30/53 is revoked and the following substituted therefor:
 - (4) Where there are disbursements from current funds as provided in sub-clause iii of clause a of subregulation 2 of regulation 17 in respect of replacements and additions to instructional equipment, exclusive of text-books, the percentage applicable to the board of the vocational school shall be 50 in respect of those disbursements.
- 12. Regulation 24 of Ontario Regulations 30/53 is revoked and the following substituted therefor:
 - 24. (1) In addition to the grants under regulations 20, 21, 22 and 23, and subject to subregulations 2, 3 and 4, and to regulations 25, 26, 27 and 28, the board of a high, continuation or vocational school shall, for each pupil in average daily attendance during the preceding year, be paid a grant as set forth in Column 2, 3, 4, 5, 6 or 7, as the case may be, in accordance with the assessment per capita set opposite thereto in Column 1 as follows:

Item	Assessment per Capita	High Schools			Con- tinuation Schools	Voca- tional Schools	
	Column 1	Column 2	Column 3	Column 4	Column 5	Column6	Column 7
11		Boards in urban or rural munipalities having a population per municipality of 20,000 or more	Boards in urban municipalities having a population per municipality of 10,000 or more but under 20,000	Boards in urban munici- palities having a population per muni- cipality under 10,000	Boards of high-school districts including the whole or part of one or more townships each having a population under 25,000 but not including a city		
1 2 3 4 5 6 7 8 9 10 11 11 12 13 14 15 16 17 18 19 20 21	\$1150 or more \$1100 or more but under \$1150 \$1050 or more but under \$1100 \$1000 or more but under \$1050 \$ 950 or more but under \$1000 \$ 900 or more but under \$950 \$ 850 or more but under \$ 950 \$ 850 or more but under \$ 900 \$ 800 or more but under \$ 850 \$ 750 or more but under \$ 850 \$ 750 or more but under \$ 750 \$ 650 or more but under \$ 750 \$ 650 or more but under \$ 650 \$ 550 or more but under \$ 650 \$ 550 or more but under \$ 550 \$ 450 or more but under \$ 550 \$ 450 or more but under \$ 350 \$ 350 or more but under \$ 350 \$ 200 or more but under \$ 350	\$ 40 \$ 44 \$ 48 \$ 52 \$ 56 \$ 60 \$ 64 \$ 68 \$ 72 \$ 76 \$ 80 \$ 84 \$ 88 \$ 92 \$ 96 \$ 100 \$ 104 \$ 116 \$ 116 \$ 120	\$ 50 \$ 54 \$ 58 \$ 62 \$ 66 \$ 70 \$ 74 \$ 78 \$ 82 \$ 86 \$ 90 \$ 94 \$ 98 \$ 102 \$ 110 \$ 5110 \$ 5114 \$ 5122 \$ 5130	\$ 60 \$ 64 \$ 68 \$ 72 \$ 76 \$ 80 \$ 84 \$ 88 \$ 92 \$ 96 \$ 100 \$ 104 \$ 112 \$ 116 \$ 120 \$ 124 \$ 128 \$ 132 \$ 136 \$ 140	\$100 \$102 \$104 \$106 \$108 \$110 \$112 \$114 \$116 \$118 \$120 \$122 \$124 \$126 \$128 \$130 \$132 \$134 \$136 \$138 \$140	\$ 60 \$ 62 \$ 64 \$ 66 \$ 68 \$ 70 \$ 72 \$ 74 \$ 76 \$ 78 \$ 80 \$ 82 \$ 84 \$ 86 \$ 88 \$ 90 \$ 92 \$ 94 \$ 98 \$ 100	\$ 70 \$ 74 \$ 78 \$ 82 \$ 86 \$ 90 \$ 94 \$ 98 \$ 102 \$ 106 \$ 110 \$ 114 \$ 118 \$ 122 \$ 126 \$ 130 \$ 134 \$ 138 \$ 142 \$ 146 \$ 150

- (2) Where the average daily attendance of all pupils in a continuation school or in a high school or in the high schools under the jurisdiction of a board is under 400, the amounts set forth in Columns 2 to 6, both inclusive, of subregulation 1 shall be increased by \$10 for each of the first 200 resident pupils.
- (3) Where the average daily attendance of all pupils in a vocational school is under 500, the amount set forth in Column 7 of subregulation 1 shall be increased by \$20 for each of the first 200 resident pupils.
- (4) The grant under subregulations 1, 2 and 3 shall not exceed an amont equal to 120 per cent of the instructional salaries paid in the preceding year.
- 13. Clause b of subregulation 2 of regulation 25 of Ontario Regulations 30/53 is revoked and the following substituted therefor:
 - (b) be paid to each board in the proportion that the number of pupils residing in the remaining part and residing in the part transferred, respectively, bears to the number of pupils on the first school-day of December in the year preceding the transfer residing in the area being divided.
- 14. Regulation 26 of Ontario Regulations 30/53 is revoked and the following substituted therefor:

SPECIAL HIGH-SCHOOL DISTRICTS

- (1) Subject to regulation 25, where a highschool district includes a city and one or more townships, or a city and 16 or more school sections,
 - (a) the average daily attendance of pupils, excluding those from other high- or continuation-school districts, and the approved cost, excluding transportation, shall be divided between the city and the remainder of the district in the same proportion as the enrolment of resident pupils on the first school-day in October of the same year was divided, and
 - (b) the approved cost of transportation shall be added to the approved cost apportioned to the remainder of the district,

and the grants under this Part, excluding any increased grant under subregulation 2 or 3 of regulation 24, shall then be calculated as if a board operating a school existed for each of the 2 portions of the district and the total thereof paid to the board of the district.

(2) For the purpose of applying the provisions of subregulations 2 and 3 of regulation 24, the average daily attendance shall not be divided between the city and the remainder of the district as provided in clause a of

subregulation 1, but the grant of \$10 for each of the first 200 resident pupils in a continuation school or high school or schools and \$20 for each of the first 200 resident pupils in a vocational school or schools shall be added to the grants calculated under subregulation 1 and be paid to the board of the district.

W. J. DUNLOP

(595)

13

THE DAIRY PRODUCTS ACT

O. Reg. 35/54. Records, Amending Regulation 389—(O. Reg. 233/44). Made—11th March, 1954. Filed—18th March, 1954.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE DAIRY PRODUCTS ACT

- 1. Subregulation 3 of regulation 16 of Regulations 389 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (3) Every original record made in a suitable book or on a sheet shall be kept on file at the plant for at least 1 year from the making thereof.

(625)

1,

April 3rd, 1954

THE PUBLIC LIBRARIES ACT

O. Reg. 36/54.
Certificates of Librarianship and limitation of grants.
Amending Regulations 345 of Consolidated Regulations 1950.
Approved—18th March, 1954.
Filed—22nd March, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC LIBRARIES ACT

- 1. Regulations 345 of Consolidated Regulations of Ontario 1950 are amended by adding thereto the following regulation:
 - 6a. Where a librarian
 - (a) was employed before the 1st of January 1949 in a library established in a municipality, school section, union school section, township school area or police village, having a population not under 3500, and
 - (b) successfully completes in the year 1954 the course prescribed by regulation 6,

the Minister shall grant him a Class D Certificate of Librarianship.

- 2. Clause a of regulation 8 of Regulations 345 of Consolidated Regulations of Ontario 1950 is amended by striking out the letter "b" in the fifth line and substituting therefor the letter "b".
- 3. Regulation 18 of Regulations 345 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - 18. No grant to the board of a public library, public library association, or county or district library co-operative shall exceed \$60,000 a year.
- 4. Regulations 23 and 24 of Regulations 345 of Consolidated Regulations of Ontario 1950 are revoked.

W. J. DUNLOP
Minister of Education

TORONTO, March 15, 1954.

(643)

14

THE POLICE ACT

O. Reg. 37/54.
Division of Responsibility for Policing.
Amending Regulations 320 of Consolidated Regulations 1950.
Made—18th March, 1954.
Filed—22nd March, 1954.

REGULATIONS MADE UNDER THE POLICE ACT

- 1. Part 1 of schedule 2 of Regulations 320 of Consolidated Regulations of Ontario 1950 is amended
 - (a) by renumbering item 42a as made by Ontario Regulations 34/53 as item 42b, and
 - (b) by adding thereto the following item:

42a. TRAFALGAR

- the whole

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 38/54.
Transportation Assistance for Persons Residing in the Territorial Districts.
Amending Regulations 71 of Consolidated Regulations 1950.
Made—8th March, 1954.
Approved—18th March, 1954.
Filed—23rd March, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

- 1. In these regulations "principal Regulations" means Regulations 71 of Consolidated Regulations of Ontario 1950.
- 2. Clause b of regulation 1 of the principal Regulations is revoked and the following substituted therefor:
 - (b) "eligible institution" means
 - (i) any Ontario university or college affiliated therewith in which an applicant is enrolled in an undergraduate course, other than Divinity, leading to a degree, diploma or certificate granted by the university,
 - (ii) Sacred Heart College situated in the City of Sudbury,
 - (iii) The Ontario Agricultural College and Experimental Farm and the Macdonald Institute, Guelph, but only where an applicant is enrolled in an undergraduate course leading to a degree granted by the University of Toronto, or the two-year course leading to the Associate Diploma granted by the College, or the one-year course leading to the Diploma granted by the Institute,
 - (iv) the Ontario College of Art,
 - (v) the Ontario College of Education, and
 - (vi) the Osgoode Hall Law School where an applicant is enrolled in the first, second, or fourth year of the Graduate Class, or the third, fourth, or sixth year of the Matriculant Class; and
- 3. Subregulation 4 of regulation 2 of the principal Regulations is revoked and the following substituted therefor:
 - (4) Where an applicant is enrolled in the second or any succeeding year at an eligible institution, he shall not be granted transportation assistance if
 - (a) he has failed to complete successfully the examinations of the previous year, or
 - (b) he is repeating a year in the same, or another course or another faculty.
- 4. Form 1 of the principal Regulations is struck out and the following substituted therefor:

(644)

FORM 1

The Department of Education Act

APPLICATION FOR TRANSPORTATION ASSISTANCE

19..

1.	Name of applicant
2.	Home address of applicant:
	(a) territorial district
	(b) township or municipality
	(c) post office
3.	Secondary school(s) attended:
	(a) grades XI and XIIYears
	(b) grade XIIIYears
4.	Railway station nearest to home address of
	applicant
	Name of railway
6.	Eligible institution in which applicant is enrolled
7.	Year and course in which applicant is enrolled
8.	Degree, diploma or certificate which applicant will obtain upon the successful completion of his course
	obtain upon the succession completion of the course
9.	I make application for transportation assistance and certify that the information given by me in this application is true and correct.

10. Address to which cheque for transportation as-
sistance should be sent
Dated at,19
(signature of applicant)
STATEMENT OF REGISTRAR, DEAN OR PRINCIPAL
I certify:
(a) thatis a full-time student
in regular attendance in theyear of
a course in (name of course)
at(name of eligible institution)
(b) that the records of this institution show that the address of the applicant given in this appli- cation is correct; and
(c)*that he has completed successfully the exami- nations of the previous year and is not repeating a year in the same or another course or another faculty.
Dated at, (signature)
, ,
*Note: Strike out if not applicable.
W. J. DUNLOP Minister of Education
TORONTO, March 8, 1954.
(652) 14

April 10th, 1954

THE MILK CONTROL ACT

O. Reg. 39/54. Kapuskasing Milk Producers' Association. New. Approved—25th March, 1954. Filed—29th March. 1954.

ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT

- 1. In this order
 - (a) "Association" means Kapuskasing Milk Producers' Association; and
 - (b) "Producer" means a person engaged in supplying milk to a distributor in the market of Kapuskasing.
- A producer shall pay to the Association licence fees in the amount of two cents for each hundred pounds of milk supplied.
- A distributor who receives milk from a producer shall deduct the amount of the licence fees from moneys payable to the producer and shall pay the amount to the Association.
- 4. A distributor shall transmit the licence fees deducted in each month to the Association on or before the 20th day of the next following month.
- 5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.

GEO. H. DOUCETT Acting Minister of Agriculture

(690)

15

THE FARM PRODUCTS MARKETING ACT

O. Reg. 40/54.
The Ontario Concentrated Milk Producers' Marketing-for-Processing Scheme.
New.
Made—25th March, 1954.
Filed—29th March, 1954.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. The scheme in schedule 1 is approved and declared to be in force in Ontario.

SCHEDULE 1

The Farm Products Marketing Act

SCHEME

1. This scheme may be cited as "The Ontario Concentrated Milk Producers' Marketing-for-Processing Scheme".

INTERPRETATION

- 2. In this scheme
 - (a) "concentrated milk products" means casein, condensed milk, cottage cheese, cream, dry milk, evaporated milk, ice cream, ice cream mix, malted milk, milk powder, sherbet,

butter made in a processing plant from milk supplied by a producer and milk products prepared for dietetic or confectionery purposes;

- (b) "milk" means milk in its natural state;
- (c) "processing" means manufacturing milk into concentrated milk products;
- (d) "processing plant" means any building or premises where milk is regularly brought for the purpose of processing, and
- (e) "producer" means a person engaged in the production of milk in Ontario for processing.

LOCAL BOARD

- 3. There shall be a local board to be known as "The Ontario Concentrated Milk Producers' Marketing Board".
 - 4. The local board shall consist of 8 members.

MEMBERS OF LOCAL BOARD

- 5. The members of the local board who shall hold office until their successors are elected shall be
 - (a) C. Allison Graham, Chesterville, Ontario:
 - (b) Wilton E. Honey, Waterford, Ontario;
 - (c) Jas. G. Jenkins, Belmont, Ontario;
 - (d) Wilfrid R. Keays, Hyde Park, Ontario;
 - (e) S. Geo. Lowry, Almonte, Ontario;
 - (f) Chas. W. McInnis, Iroquois, Ontario;
 - (g) Jas. Revell, Ingersoll, Ontario; and
 - (h) Wm. G. Tilden, Harriston, Ontario.

ELECTION OF LOCAL BOARD

- 6.(1) Producers who supply milk to a processing plant shall form a local group.
- (2) Each local group shall on or before the 15th of February in each year elect, subject to subregulation 3, to a provincial association of producers one representative for each 100 producers or fraction thereof.
- (3) No local group shall be entitled to elect more than 5 representatives to the provincial association of producers.
- (4) The representatives to the provincial association of producers shall on or before the 1st of March elect 8 members to the local board.

(691)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 41/54. Marketing of Milk for Processing. New. Approved-25th March, 1954. Filed-29th March, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF MILK FOR PROCESSING

INTERPRETATION

1. In these regulations

- (a) "concentrated milk products" means casein, condensed milk, cottage cheese, cream, dry milk, evaporated milk, ice cream, ice cream mix, malted milk, milk powder, sherbet, butter made in a processing plant from milk supplied by a producer and milk products prepared for dietetic or confectionery purposes;
- (b) "local board" means "The Ontario Concentrated Milk Producers' Marketing Board;
- (c) "milk" means milk in its natural state;
- (d) "processing" means manufacturing milk into concentrated milk products;
- "processor" means a person carrying on the business in Ontario of processing; and
- (f) "producer" means a person engaged in the production of milk in Ontario for processing.

LICENCES FOR PRODUCERS

2. Every producer shall be deemed to be the holder of a licence in form 1.

LICENCES FOR PROCESSORS

- 3.(1) No person shall be a processor without a licence from the Board, obtainable on application therefor.
- (2) An application for a licence as a processor shall be in form 2.
 - (3) A licence as a processor shall be in form 3.
- (4) A licence as a processor shall be issued annually for the period from and including the 1st of April in the year in which the licence is issued to and including the 31st of March in the following year.
 - 4. The fee for a licence as a processor shall be \$1.00.

LICENCE FEES

- 5.(1) Every producer shall pay licence fees at the rate of 1 cent for each 100 pounds or fraction thereof of milk delivered to a processor, to the local board to be used by it for the purpose of carrying out and enforcing the provisions of the Act, the regulations and the scheme.
- (2) The processor shall deduct the licence fees payable by a producer from the sum of money due to the person from whom the milk was received.
- (3) The processor shall forward to the local board the licence fees deducted in any month not later than the 15th of the following month.

(Seal)

THE FARM PRODUCTS MARKETING BOARD J. GARNER (Member) F. K. B. Stewart (Secretary)

FORM 1

The Farm Products Marketing Act

LICENCE AS A PRODUCER OF MILK

he

Under The Farm Products Marketing Act and the regulations, and subject to the limitations thereof, this licence is issued
to(name)
of(address)
to produce milk.
Issued at Toronto, this day of 19
THE FARM PRODUCTS MARKETING BOARD
Chairman
Secretary
FORM 2
The Farm Products Marketing Act
APPLICATION FOR LICENCE AS A PROCESSOR
To The Farm Products Marketing Board, Parliament Buildings, Toronto
(Name of applicant)
(address)
applies for a licence as a processor under The Farm Products Marketing Act, and in support of this appli- cation, the following facts are stated:
1. Name
2. Address of head office
3. Name of processing plant operated
4. Location of processing plant
5. Name of manager
6. Products manufactured (indicated thus \boldsymbol{X} following name of product):
(a) casein
(b) condensed milk
(c) cottage cheese
(d) cream
(e) dry milk
(f) evaporated milk
(g) ice cream
(h) ice cream mix
(i) malted milk

(j) milk powder.....

(k) sherbet
(1) butter
(m) .\(state names of other concentrated milk products manufactured)
7. Processing plant is equipped for the manufacture of
(a) butter?
(b) cheese?(state "yes" or "no")
Dated at , this day of 19 .
The facts given in this application are true to the best of my knowledge and belief.
(signature)
(title or position)
Note: Application to be accompanied by a fee of \$1.00. Make separate application for each plant operated.
FORM 3
The Farm Products Marketing Act
LICENCE AS A PROCESSOR OF MILK
Under The Farm Products Marketing Act and the regulations, and subject to the limitation thereof, this licence is issued
to, (name)
of(address)
as a processor.
This licence expires on the 31st of March next following the date of issue.
Issued at Toronto, this day of , 19 .
THE FARM PRODUCTS MARKETING BOARD
Chairman

THE FARM PRODUCTS MARKETING ACT

Secretary

O. Reg. 42/54. Marketing of Milk. New. Filed—29th March, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF MILK

1. In these regulations

(692)

(a) "concentrated milk products" means casein, condensed milk, cottage cheese, cream, dry milk, evaporated milk, ice cream, ice cream mix, malted milk, milk powder, sherbet, butter made in a processing plant from milk supplied by a producer and milk products prepared for dietetic or confectionery purposes;

- (b) "local board" means "The Ontario Concentrated Milk Producers' Marketing Board";
- (c) "milk" means milk in its natural state;
- (d) "processing" means manufacturing milk into concentrated milk products;
- (e) "processor" means a person carrying on the business in Ontario of processing;
- (f) "producer" means a person engaged in the production of milk in Ontario for processing; and
- (g) "transporter" means a person engaged in the business of transporting milk from a producer to a processor.
- 2.(1) There shall be a negotiating agency to be known as "The Negotiating Committee for Case Goods" of 10 persons for milk for processing into evaporated milk and condensed milk, 5 of whom shall be appointed annually but not later than the first of April, by the local board and 5 of whom shall be appointed annually, but not later than the first of April by the processors, upon the request in writing from the Board.
- (2) There shall be a negotiating agency to be known as "The Negotiating Committee for Concentrated Milk Products other than Case Goods" of 16 persons for milk for processing into all concentrated milk products other than evaporated milk and condensed milk, 8 of whom shall be appointed annually but not later than the first of April, by the local board and 8 of whom shall be appointed annually, but not later than the first of April by the processors, upon the request in writing from the Board.
- (3) There shall be a negotiating agency to be known as "The Negotiating Committee for Transportation of Milk for Processing" of 6 persons for the transportation of milk for processing, 3 of whom shall be appointed by the local board and 3 of whom shall be appointed by the transporters upon the request in writing from the Board.
- (4) Where the local board or the processors or the transporters fail to appoint the persons in accordance with subregulations 1, 2 or 3, as the case may be, within 7 days, the Board may appoint such representatives as are necessary to complete each negotiating agency.
- (5) Each negotiating agency may determine by agreement matters respecting milk for processing into concentrated milk products, or transportation of milk for processing, as the case may be, for which the negotiating agency was appointed.
- 3.(1) Where a negotiating agency appointed in accordance with regulation 2 fails to arrive at an agreement, the matters in dispute shall be referred to a negotiating board.
- (2) The negotiating board shall consist of 3 members.
- (3) One member may be appointed by the members of the negotiating agency appointed by the local board, and another member may be appointed by the members of the negotiating agency appointed by the processors, or the transporters, as the case may be.
- (4) Where 2 members are appointed to the negotiating board in accordance with subregulation 3, the 2 members so appointed may appoint a third member to the negotiating board but where the 2 members fail to agree on the third member within 7 days the Board may appoint the third member.

- (5) Where the members of the negotiating agency appointed by the local board, or the members of the negotiating agency appointed by the processors, or the transporters, as the case may be, fail to appoint a member to the negotiating board in accordance with subregulation 3 within 7 days, the Board may appoint such members as are necessary to complete a negotiating board.
- (6) The negotiating board shall meet within 7 days of the appointment of the third member thereof.
- (7) The negotiating board may adopt or determine by award any matters referred to it,

THE FARM PRODUCTS
MARKETING BOARD
J. A. GARNER
Member
F. K. B. STEWART
Secretary

(Seal)

(693)

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THE FARM PRODUCTS MARKETING ACT

O. Reg. 43/54. Negotiating Committees for Vegetables. Amending O. Reg. 131/52. Filed—29th March, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Subregulation 3 of regulation 2 of Ontario Regulations 131/52 is revoked and the following substituted therefor:
 - (3) The Negotiating Committee for each vegetable may adopt or determine by agreement,
 - (a) minimum prices for the vegetable or for any class, variety, grade or size of the vegetable,
 - (b) terms of purchase and sale for the vegetable.
 - (c) handling, transporting, storage or selling charges for the vegetable or for any class, variety, grade or size of the vegetable, and
 - (d) conditions and form of contracts for the purchase and sale of the vegetable.
- 2. Subregulation 6 of regulation 4 is revoked and the following substituted therefor:
 - (6) The negotiating board may, for the vegetable, adopt or determine by award any matters referred to it respecting,
 - (a) minimum prices for the vegetable or for any class, variety, grade or size of the vegetable,
 - (b) terms of purchase and sale for the vegetable.
 - (c) handling, transporting, storage or selling charges for the vegetable or for any class, variety, grade or size of the vegetable, and
 - (d) conditions and form of contracts for the purchase and sale of the vegetable.

3. Regulation 5 and regulation 7 of Ontario Regulations 131/52 are revoked.

THE FARM PRODUCTS MARKETING BOARD

(Seal)

J. A. GARNER

Member
F. K. B. STEWART

Secretary

(694)

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THE HIGHWAY IMPROVEMENT ACT

O. Reg. 44/54. Woodstock to Ingersoll. Amending Regulations 134 of Consolidated Regulations 1950. Made—25th March, 1954. Filed—29th March, 1954.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

- 1. In these regulations "principal Regulations" means Regulations 134 of Consolidated Regulations of Ontario 1950.
- 2. The heading to regulation 12 of the principal Regulations, as made by regulation 3 of Ontario Regulations 48/53, is amended by striking out the word "TORONTO" and substituting therefor the word "CHATHAM".
- 3. The principal Regulations, as amended by Ontario Regulations 110/51, 161/51, 292/51, 46/52, 352/52, 48/53, and 223/53, are further amended by adding immediately after regulation 12 the following regulation:

WOODSTOCK TO INGERSOLL

13. That portion of the King's Highway described in schedules 34, 35, and 36, and outlined in red and illustrated on maps or plans filed in the office of the Registrar of Regulations at Toronto as numbers 83, 84, and 85, respectively, is designated as a controlled-access highway.

SCHEDULE 34

In the Township of East Oxford in the County of Oxford, being

- (a) part of lots 10, 11 and 12, concession 1,
- (b) part of lots 12 to 20, both inclusive, concession 2,
- (c) part of lots 20, 21 and 22, concession 3, and
- (d) part of the road allowance between
 - (i) concessions 1 and 2,
 - (ii) lots 12 and 13, concession 2,
 - (iii) lots 18 and 19, concession 2,
 - (iv) concessions 2 and 3, and
 - (v) the townships of East Oxford and West Oxford,

and, being a strip of land 300 feet wide lying between two lines drawn parallel to on opposite sides of and distant 150 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the meridian through the southerly angle of lot 3 registered plan 501, the centre line may be located as follows:

Commencing at a point in the northerly limit of lot 10 concession 1, the northerly limit being the northerly limit of the herein-described lands, the point being 605.73 feet measured north 78° 51′ east along the northerly limit from the north-west angle of lot 10, thence south 14° 49′ 30″ west 2114.84 feet; thence south-westerly 2071.67 feet on a curve right of 5729.58 feet radius, the chord equivalent being 2060.40 feet measured south 25° 11′ west; thence south 35° 32′ 30″ west 1277.71 feet to a point in the northerly limit of lot 12 concession 2 distant 1015.67 feet measured north 78° 54′ east along the northerly limit from the north-west angle of lot 12; thence south 35° 32′ 30″ west 989.74 feet; thence south-westerly 4240.0 feet on a curve right of 5729.58 feet radius, the chord equivalent being 4143.91 feet measured south 56° 44′ 30″ west; thence south 77° 56′ 30″ west 2626.64 feet to a point in the westerly limit from the north-west angle of lot 15; thence south 77° 56′ 30″ west 1083.71 feet; thence south-westerly 1970.0 feet on a curve left of 5729.58 feet radius, the chord equivalent being 1960.31 feet measured south 68° 05′ 30″ west; thence south 58° 14′ 30″ west 3071.92 feet to a point in the easterly limit of lot 19 concession 2 distant 742.53 feet measured south 48° 43′ 20″ west along the easterly limit from the south-east angle of lot 19; thence south 58° 14′ 30″ west 1375.99 feet; thence south-westerly 2100.0 feet on a curve left of 11459.16 feet radius, the chord equivalent being 2097.06 feet measured south 52° 59′ 30″ west; thence south 47° 44′ 30″ west 3623.57 feet to a point in the westerly limit of lot 19 concession 3 distant 2408.81 feet measured south 12° 05′ 30″ east along the westerly limit from the north-west angle of lot 22; thence south 47° 44′ 30″ west 38.17 feet to a point in the centre line of the road allowance between the townships of East Oxford and West Oxford, the centre line being the westerly limit of the herein-described lands.

SCHEDULE 35

- 1. In the Township of West Oxford in the County of Oxford, being
 - (a) part of lot 3 registered plan 501,
 - (b) part of lots 1 to 17, both inclusive, concession 2,
 - (c) part of the road allowance between
 - the townships of West Oxford and East Oxford,
 - (ii) lot 1 and the gore of West Oxford,
 - (iii) lots 6 and 7, concession 2, and
 - (iv) lots 12 and 13, concession 2, and
 - (d) part of
 - (i) old Stage Road, and
 - (ii) Norwich Road,

and, being a strip of land 300 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 150 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the meridian through the southerly angle of lot 3 registered plan 501, the centre line may be located as follows:

Commencing at a point in the centre line of the road allowance between the townships of West Oxford and East Oxford, the centre line being the easterly limit of the herein-described lands, the point being

- (i) south 43° 30′ 30" east 1908.55 feet, and
- (ii) north 47° 44′ 30" east 332.24 feet,

from a monument marking the northerly angle of lot 1 concession 2, thence south 47° 44′ 30″ west 1264.79 feet; thence south-westerly 553.33 feet on a curve left of 11459.16 feet radius, the chord equivalent being 553.28 feet measured south 46° 21′ 30″ west; thence south 44° 58′ 30″ west 4523.30 feet to a point in the south-westerly limit of lot 3 concession 2 distant 1915.82 feet measured south 45° 55′ 30″ east along the south-westerly limit from a monument marking the westerly angle of lot 3; thence south 44° 58′ 30″ west 5984.59 feet to a point in the southwesterly limit of lot 6 concession 2 distant 1985.33 feet measured south 46° 11′ 30″ east along the south-westerly limit from the westerly angle of lot 6; thence south 44° 58′ 30″ west 2587.16 feet; thence south 45° 23′ 30″ west 1519.25 feet to a point in the southwesterly limit of lot 8 concession 2 distant 2430.73 feet measured north 43° 29′ 30″ west along the south-westerly limit from a monument marking the southerly angle of lot 8; thence south 45° 23′ 30″ west 6004.30 feet to a point in the south-westerly west 6004.30 feet to a point in the south-westerly limit of lot 11 concession 2 distant 2065.32 feet measured south 43° 42′ 30″ east along the south-westerly limit from the westerly angle of lot 11; thence south 45° 23′ 30″ west 1547.79 feet; thence south 45° 38′ west 2533.11 feet to a point in the south-westerly limit of lot 13 concession 2 distant 2069.10 feet measured south 43° 42′ east along the south-westerly limit from a monument marking the south-westerly limit from a monument marking the westerly angle of lot 13; thence south 45° 38' west 4005.5 feet to a point in the south-westerly limit of lot 15 concession 2 distant 2080.20 feet measured south 43° 46′ east along the south-westerly limit from the westerly angle of lot 15; thence south 45° 38′ west 3999.5 feet to a point A in the southwesterly limit of lot 17 concession 2 distant 2148.23 feet measured south 43° 14′ 30″ east along the southwesterly limit from the westerly angle of lot 17, the south-westerly limit being the south-westerly limit of the herein-described lands.

- 2. In the Township of West Oxford in the County of Oxford, being
 - (a) part of lots 18 to 25, both inclusive, concession 2,
 - (b) part of the road allowance between
 - (i) lots 18 and 19, concession 2,
 - (ii) lots 24 and 25, concession 2, and
 - (iii) the townships of West Oxford and Dereham, and
 - (c) part of Culloden Road,

and, premising that all bearings are astronomic and are referred to the meridian through the southerly angle of lot 3 registered plan 501, bounded by a line located as follows:

Commencing at point A in the south-westerly limit of lot 17 concession 2, as described in item 1 of this schedule, the point being 2148.23 feet measured south 43° 14′ 30″ east along the south-westerly limit from the westerly angle of lot 17; thence south 43° 14′ 30″ east 150.03 feet; thence south 45° 38′ west 392.55 feet to a monument; thence south

45° 38' west 500.0 feet to a monument; thence south 45° 38' west 242.26 feet; thence south 11° 22' east 20.0 feet to a monument; thence south 11° 22' east 588.09 feet to a monument; thence south 11° 22′ east 20.0 feet; thence south 46° 07′ 30″ west 20.0 feet to a monument; thence south 46° 07′ 30″ west 20.0 feet to a monument; thence east 20.0 feet; thence south 46° 07′ 30″ west 20.0 feet to a monument; thence south 46° 07′ 30″ west 20.0 feet to a monument; thence south 46° 07′ 30″ west 395.84 feet to a monument; thence south 46° 07′ 30″ west 20.0 feet; thence south 1° 07′ 30″ west 106.07 feet; thence south 43° 52′ 30″ east 97.41 feet to a monument; thence south 46° 07′ 30″ west 100.0 feet to a monument; thence north 43° 52′ 30″ west 63.62 feet; thence north 52° 55′ west 20.0 feet to a monument; thence north 52° 55′ west 132.76 feet to a monument; thence north 52° 55′ west 20.0 feet; thence south 86° 36′ 30″ west 76.06 feet; thence thence south 86° 36′ 30″ west 76.06 feet; thence south 46° 07′ 30″ west 20.0 feet to a monument; thence south 46° 07′ 30″ west 215.60 feet to a monument, thence south 46° 07′ 30″ west 20.0 feet; thence south 77° 38′ west 127.89 feet; thence north 70° 52′ west 20.0 feet to a monument; thence north 70° 52' west 264.74 feet to a monument; thence north 70° 52' west 264.74 feet to a monument; thence north 70° 52' west 20.0 feet; thence south 84° 26' 30" west 107.10 feet; thence south 45° 38' west 243.34 feet to a monument; thence south-westerly 773.33 feet on a curve right of 11600 16 feet and monument; thence south-westerly 773.33 feet on a curve right of 11609.16 feet radius, the chord equivalent being 773.18 feet measured south 47° 32′ 30″ west to a monument; thence south 49° 27′ west 600.12 feet to a monument; thence south 49° 27′ west 525.0 feet to a monument; thence south 49° 27′ west 525.0 feet to a monument; thence south 49° 27′ west 500.0 feet to a monument; thence south 49° 27′ west 500.0 feet to a monument; thence south 49° 27′ west 600.0 feet to a monument; thence south 49° 27′ west 600.0 feet to a monument; thence south 49° 27′ west 750.0 feet to a monument; thence south 49° 27′ west 600.0 feet to a monument; thence south 49° 27′ west 86.16 feet; to a monument; thence south 11° 33′ east 20.0 feet to a monument; thence south 11° 33′ east 250.0 feet to a monument; thence south 11° 33′ east 20.0 feet to a monument; thence south 11° 33′ east 20.0 feet to a monument; thence south 11° 33′ east 20.0 feet to a monument; thence south 49° 47′ west 468.58 feet to a monument; thence south 9° 47′ west 468.58 feet to a monument; thence south 9° 47′ west 468.58 feet to a monument; thence south 9° 47′ west 468.58 feet to a monument; thence south 9° 47′ west 468.58 feet to a monument; thence south 9° 47′ west 468.58 feet to a monument; thence south 9° 47′ west 468.58 feet to a monument; thence south 9° 47′ west 468.58 feet to a monument; thence south 9° 47′ west 468.58 feet to a monument; thence south 9° 47′ west 468.58 feet to a monument; thence south 9° 47′ west 468.58 feet to a monument; thence south 9° 47′ west 468.58 feet to a monument; thence south 9° 47′ west 468.58 feet to a monument; thence south 9° 47′ west 468.58 feet to a monument; thence south 9° 47′ west 468.58 feet to a monument; thence south 9° 47′ west 468.58 feet to a monument; thence south 9° 47′ west 468.58 feet to a monument; thence south 9° 47′ west 468.58 feet to 468.58 feet to 468.58 feet to 468.58 feet 168 west 468.58 feet to a monument; thence south 9° 47' west 20.0 feet; thence south 25° 06' west 20.0 feet to a monument; thence south 25° 06' west 756.97 feet to a monument; thence south 25° 06' west 19.42 feet to a point in the easterly limit of Culloden Road; thence north 88° 02′ 30″ west 59.40 feet to a point in the westerly limit of Culloden Road; thence north 1° 57′ 30″ east along the westerly limit 875.15 feet; thence north 88° 02′ 30″ west 12° 20′ 45′ 50′ 30″ east along the westerly limit 875.15 feet; thence north 88° 02′ 30″ west 13.30 feet to a monument; thence north 67° 07′ 30" west 216.10 feet to a monument; thence north 67° 07′ 30″ west 20.0 feet; thence south 81° 10′ west 85.06 feet; thence south 49° 27′ west 185.0 feet to a monument; thence south 49° 27′ west 400.0 feet to a monument; thence south 49° 27′ west 600.0 feet to a monument; thence south 49° 27′ west 500.0 feet to a monument; thence south 49° 27' west 500.0 feet to a monument; thence south 49° 27' west 500.0 feet to a monument; thence south 49° 27' west 500.0 feet to a monument; thence south 49° 27' west 445.92 feet to a point in the centre line of the road allowance between the townships of West Oxford and Dereham

- (i) south 80° 52' 30" west 334.41 feet, and
- (ii) south 49° 27' west 63.29 feet,

from the easterly angle of lot 25 concession 2; thence south 80° 52′ 30″ west along the centre line 575.40 feet; thence north 49° 27′ east 436.98 feet to a monument; thence north 49° 27′ east 500.0 feet to a monument; thence north 49° 27′ east 500.0 feet to a monument; thence north 49° 27′ east 500.0 feet to a monument; thence north 49° 27′ east 500.0 feet to a monument; thence north 49° 27′ east 500.0 feet to a monument; thence north 49° 27′ east 429.26 feet to a point in the north-easterly limit of lot 24 concession 2 distant 1527.70 feet measured south 42° 49′ east along the north-easterly limit from a monument marking the northerly angle of lot 24; thence north 49° 27′ east 170.74 feet to a monument; thence north 49° 27′ east 400.0 feet to a

monument; thence north 49° 27′ east 872.51 feet; thence north 1° 57′ 30″ east 20.0 feet to a monument; thence north 1° 57′ 30″ east 940.93 feet to a monument; thence north 1° 57′ 30″ east 20.0 feet; thence south 88° 02′ 30″ east 86.0 feet to a monument; thence south 1° 23′ west 16.42 feet; thence south 39° 09′ east 76.0 feet; thence south 79° 41′ east 20.0 feet to a monument; thence south 79° 41′ east 30.45 foot to a monument; thence south 79° 41′ east 20.0 feet to a monument; thence south 79° 41′ east 139.45 feet to a monument; thence south 79° 41′ east 20.0 feet; thence south 56° 03′ east 20.0 feet to a monument; thence south 56° 03′ east 300.0 feet to a monument; thence south 56° 03′ east 20.0 feet; thence south 85° 33′ east 20.0 feet to a monument; thence south 85° 33′ east 115.56 feet to a monument; thence south 85° 33′ east 20.0 feet; thence north 49° 27′ east 100.0 feet to a monument; thence north 49° 27′ east 600.0 feet to a monument; thence north 49° 27′ east 750.0 feet to a monument; thence north 49° 27′ east 600.0 feet to a monument; thence north 49° 27′ east 600.0 feet to a monument; thence north 49° 27′ east 750.0 feet to a monument; thence north 49° 27′ east 600.0 feet to a monument; thence north 49° 27′ east 500.0 feet to a monument; thence north 49° 27′ east 550.0 feet to a monument; thence north 49° 27′ east 1050.0 feet to a monument; thence north 49° 27′ east 525.0 feet to a monument; thence north 49° 27′ east 319.06 feet to a point in the north-easterly limit of left 20 concession 2 distant 1983 30 feet measured lot 20 concession 2 distant 1983.30 feet measured south 43° 12' east along the north-easterly limit from a monument marking the northerly angle of lot 20; thence north 49° 27' east 281.06 feet to a monument; thence north-easterly 753.34 feet on a curve left of 11309.16 feet radius, the chord equiva-lent being 753.20 feet measured north 47° 32′ 30″ east, to a monument; thence north 45° 38′ east 273.13 feet; thence north 3° 18′ 30″ east 103.99 feet; thence north 23° 22′ west 20.0 feet to a monument; thence north 23° 22′ west 230.14 feet to a monument; thence north 23° 22′ west 20.0 feet; thence north 11° 38′ east 163.84 feet; thence north 46° 38′ east 20.0 feet to a monument; thence north 46° 38′ east 20.0 feet to a monument; thence north 46° 38' east 230.02 feet to a monument; thence north 46° 38' east 20.0 feet; thence north 12° 56' 30" east 90.14 feet; thence north 43° 22' west 222.0 feet to a monument; thence north 46° 38' east 100.0 feet to a monument; thence south 43° 22' east 19.01 feet; thence south 50° 12' 30" east 252.15 feet; thence north 88° 12' 30" east 74.80 feet; thence north 46° 58' east 347.35 feet; thence north 87° 13' 30" east 529.47 feet; thence north 45° 38' east 250.0 feet to a monument; thence north 45° 38' east 500.0 feet to a monument; thence north 45° 38' east 398.45 feet to a point in the south-westerly limit of lot 17 concession 2 distant 1998.20 feet measured south 43° 14' 30" east along the south-westerly limit from the westerly angle of lot 17; thence south 43° 14' 30" east along the south-westerly limit 150.03 feet to the point of commencement. mencement.

SCHEDULE 36

In the Township of Dereham in the County of Oxford, being

- (a) part of lots 23 to 28, both inclusive, concession 1,
- (b) part of lot 28 concession 2, and
- (c) part of the road allowance between
 - (i) the townships of Dereham and West Oxford,
 - (ii) concessions 1 and 2, and
 - (iii) the townships of Dereham and North Dorchester,

and, being a strip of land 300 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 150 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the meridian through the southerly corner of lot 3 registered plan 501 in the Township of West Oxford, the centre line may be located as follows:

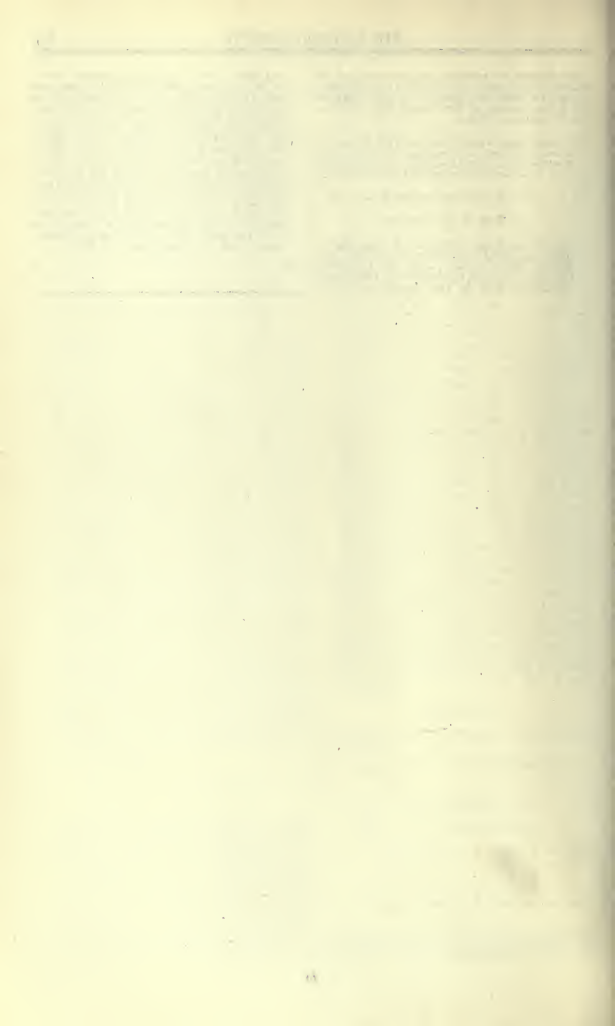
Commencing at a point in the centre line of the road allowance between the townships of Dereham and West Oxford, the centre line being the north-easterly limit of the herein-described land, the point being

- (i) north 80° 52′ 30" east 389.44 feet, and
- (ii) north 49° 27' east 63.29 feet,

from the north-west angle of lot 23 concession 1, thence south 49° 27′ west 296.33 feet; thence south-westerly 1406.67 feet on a curve left of 11459.16 feet radius, the chord equivalent being 1405.78 feet measured south 45° 56′ west; thence south 42° 25′

west 5186.32 feet to a point in the westerly limit of lot 26 concession 1 distant 1867.0 feet measured north 11° 05′ west along the westerly limit from the south-west angle of lot 26; thence south 42° 25′ west 3403.64 feet; thence south-westerly 819.53 feet on a curve right of 5729.58 feet radius, the chord equivalent being 818.86 feet measured south 46° 30′ 52″ west, to a point in the westerly limit of lot 28 concession 2 distant 525.27 feet measured south 11° 32′ east along the westerly limit from the north-wets angle of lot 28; thence south-westerly 37.26 feet on a curve right of 5729.58 feet radius, the chord equivalent being 37.26 feet measured south 50° 47′ 54″ west, to a point in the centre line of the road allowance between the townships of Dereham and North Dorchester, the centre line being the south-westerly limit of the herein-described lands.

(695)



April 17th, 1954

THE INSURANCE ACT

O. Reg. 45/54. Schedule A of The Insurance Act. Amended. Made—1st April, 1954. Filed—2nd April, 1954.

REGULATIONS MADE UNDER THE INSURANCE ACT

- 1. Schedule A of the Act is amended by striking out item 13 and substituting the following therefor:
 - 13. Licences for any class of insurance other than life insurance, original or renewal thereof,

 - (d) where an applicant is a non-resident of Ontario residing in a province or state that,

(737)

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 46/54. General Legislative Grants. Amending O. Reg. 30/53. Made—29th March, 1954. Approved—1st April, 1954. Filed—2nd April, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

- 1. Regulation 24 of Ontario Regulations 30/53 as made by Ontario Regulations 34/54 is revoked and the following substituted therefor:
 - 24.(1) In addition to the grants under regulation 20, 21, 22 and 23, and subject to subregulations 2, 3 and 4, and to regulations 25, 26, 27 and 28, the board of a high, continuation or vocational school shall, for each pupil in average daily attendance during the preceding year, be paid a grant as set forth in Column 2, 3, 4, 5, 6, 7 or 8, as the case may be, in accordance with the assessment per capita set opposite thereto in Column 1 as follows:

-			
Vocational Schools	Column 8		\$
CONTINUATION SCHOOLS	Column 7		**************************************
	Column 6	Boards of high- school districts including the whole or part of one or more townships each having a population of 25,000 or more but under 50,000, but not including a city	88888888888888888888888888888888888888
	Column 5	Boards of high- school districts including the whole or part of one or more townships each having a population under 25,000 but not including a city	\$100 \$100 \$100 \$100 \$110 \$1110 \$1110 \$1126 \$1138 \$133 \$134 \$134 \$134 \$136 \$138 \$138 \$138 \$138 \$138 \$138 \$138 \$138
Нісн Ѕсноогѕ	Column 4	Boards in urban municipalities having a population per municipality under 10,000	64 64 64 64 64 64 64 64 64 64 64 64 64 6
	Column 3	Boards in urban municipalities having a population per municipality of 10,000 or more but under 20,000	\$54 \$54 \$58 \$58 \$58 \$58 \$58 \$58 \$58 \$58 \$58 \$58
	Column 2	Boards in urban municipalities having a population per municipality of 20,000 or in rural municipalities having a population per municipality of 50,000 or more	**************************************
ASSESSMENT PER CAPITA	Column 1		\$1150 or more \$1150 \$1000 or more but under \$1150 \$1000 or more but under \$1100 \$1000 or more but under \$1000 \$900 or more but under \$950 \$800 or more but under \$950 \$700 or more but under \$850 \$750 or more but under \$850 \$750 or more but under \$850 \$550 or more but under \$750 \$650 or more but under \$650 \$550 or more but under \$650 \$50 or more but under \$650 \$500 or more but under \$500 \$500 or more but under \$500
ІТЕМ			100 100 100 100 100 100 100 100 100 100

- (2) Where the average daily attendance of all pupils in a continuation school or in a high school or in the high schools under the jurisdiction of a board is under 400, the amounts set forth in Columns 2 to 7, both inclusive, of subregulation 1 shall be increased by \$10 for each of the first 200 resident pupils.
- (3) Where the average daily attendance of all pupils in a vocational school is under 500, the amount set forth in Column 8 of subregulation 1 shall be increased by \$20 for each of the first 200 resident pupils.
- (4) The grant under subregulations 1, 2 and 3 shall not exceed an amount equal to 120 per cent of the instructional salaries paid in the preceding year.
- 2. Ontario Regulations 30/53 as amended by Ontario Regulations 34/54 are further amended by adding thereto the following part:

PART 6a

GRANTS FOR INSTRUCTION IN
INDUSTRIAL ARTS OR HOME ECONOMICS
IN JOINTLY-OPERATED CLASSROOMS

- 39a(1) Where the boards of four or more larger units of administration operated jointly in the preceding year a classroom for instruction in industrial arts or home economics, a grant of \$7.50 shall be paid to each board for each of its pupils for each term in which the pupil attended.
 - (2) In subregulation 1 "larger unit of administration" has the same meaning as in clause d of subregulation 2 of regulation 7.

W. J. DUNLOP Minister of Education.

TORONTO, March 29, 1954.

(738)

16

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 47/54.
Pupils Residing in Territorial Districts or on Crown Lands.
New and Revoking Regulations 64 of Consolidated Regulations 1950.
Made—29th March, 1954.
Approved—1st April, 1954.
Filed—2nd April, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

PUPILS RESIDING IN TERRITORIAL DISTRICTS OR ON CROWN LANDS

INTERPRETATION

- 1. In these regulations
 - (a) "cost of education" means
 - (i) in the case of secondary schools, the cost calculated in the manner provided in subsection 1 of section 42 of *The High Schools Act*; and

- (ii) in the case of public and separate schools, the cost calculated in the manner provided in subsection 3 of section 90 of *The Public Schools Act* except that the calculation shall be based on the receipts and payments of the year in which the attendance occurred;
- (b) "Crown establishment" means an establishment maintained by a Department of the Government of Canada, a Crown company, The Royal Canadian Mounted Police, Atomic Energy of Canada Limited on lands held by the Crown in right of Canada which are not assessed for school purposes;
- (c) "Indian" means a person who is registered as an Indian, or is entitled to be registered as an Indian, under the *Indian Act* (Canada);
- (d) "Ontario Government establishment" means an establishment maintained by a Department of the Government of Ontario on lands held by the Crown in right of Ontario; and
- (e) "secondary-school district" means a highschool district or a continuation-school district.

PUBLIC AND SEPARATE SCHOOLS

ASSISTANCE IN PAYING COST OF EDUCATION

- 2.(1) Where a pupil
 - (a) resides in a territorial district,
 - (b) is not resident in a school section or in a Crown establishment, and
 - (c) attends a public school anywhere in Ontario, the Minister shall pay the board the cost of education of the pupil.
 - (2) Where a pupil
 - (a) resides in a territorial district,
 - (b) is not resident in a school section, separateschool area, or Crown establishment, and
 - (c) being a Roman Catholic attends a separate school anywhere in Ontario,

the Minister shall pay the board the cost of education of the pupil.

- 3. Where a pupil whose parent or guardian is not assessable for school purposes
 - (a) resides in an Ontario Government establishment which is not a school section, and
 - (b) attends a public school or, being a Roman Catholic, attends a separate school,

the Minister shall pay the board the cost of education of the pupil.

FEES AND AGREEMENTS

- 4. Where a pupil
 - (a) resides in a Crown establishment which is not a school section, and
 - (b) attends a public school or, being a Roman Catholic, attends a separate school,

the board may

(c) charge a fee in accordance with subsection 9 of section 90 of The Public Schools Act, or

- (d) instead of charging a fee, enter into an agreement with Canada for the payment of an amount in lieu of the fee.
- 5. Where a pupil other than an Indian
 - (a) resides in a territorial district, and
 - (b) is not resident in a school section,

the Minister may enter into an agreement with Canada for the admission of the pupil to a school operated by Canada for Indians and for the payment by the Minister of the pupil's fee.

TRANSPORTATION

- 6.(1) Where a pupil
 - (a) resides in a territorial district,
 - (b) is not resident in a school section or a Crown establishment,
 - (c) attends a public school, and
 - (d) is provided by the board with transportation to and from school under a contract approved by the Minister under section 14 of the Act,

the Minister shall pay the board the portion of the cost of the transportation approved by the Minister.

- (2) Where a pupil
 - (a) resides in a territorial district,
 - (b) is not resident in a school section, separateschool area, or Crown establishment,
 - (c) attends a separate school, and
 - (d) is provided by the board with transportation to and from school under a contract approved by the Minister under section 14 of the Act,

the Minister shall pay the board the portion of the cost of the transportation approved by the Minister.

HIGH SCHOOLS, COLLEGIATE INSTITUTES, CONTINUATION SCHOOLS, AND VOCATIONAL SCHOOLS

- 7. Where a pupil
 - (a) resides in a territorial district,
 - (b) is not resident
 - (i) in a secondary-school district, or
 - (ii) in a Crown establishment, or
 - (iii) in a municipality having a population of 2000 or more, and
 - (c) attends a continuation school, high school, collegiate institute, or vocational school,

the Minister shall pay the board the cost of education of the pupil.

- 8. Where a pupil whose parent or guardian is not assessable for school purposes
 - (a) resides in an Ontario Government establishment which is not a secondary-school district, and
 - (b) attends a continuation school, high school, collegiate institute, or vocational school,

the Minister shall pay the board the cost of education of the pupil.

- 9. Where a pupil
 - (a) resides in a Crown establishment which is not a secondary-school district, and
 - (b) attends a continuation school, high school, collegiate institute, or vocational school,

the board may

- (c) charge a fee in accordance with subsection 3 of section 54 of The High Schools Act, or
- (d) enter into an agreement with Canada for the payment of an amount in lieu of the fee.

EFFECTIVE DATE

10. The payment for cost of education under subclause iii of clause b of regulation 7 shall be computed from the 1st day of January, 1955, and in all other cases payments for cost of education and transportation shall be computed from the 1st day of January, 1953.

REVOCATION OF REGULATIONS

11. Regulations 64 of Consolidated Regulations of Ontario 1950 are revoked.

W. J. DUNLOP Minister of Education.

TORONTO, March 29, 1954.

(739)

16

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 48/54. Grants for Non-Profit Camps. Amending O. Reg. 179/52. Made—15th February, 1954. Approved—1st April, 1954. Filed—2nd April, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

- 1. Sub-clause ii of clause b of regulation 1 of Ontario Regulations 179/52 is struck out and the following substituted therefor:
 - (ii) the average of the fees paid by campers is not more than \$2 a day; and

W. J. DUNLOP Minister of Education.

TORONTO, February 15, 1954.

(740)

16

THE RACE TRACKS TAX ACT

O. Reg. 49/54.
Rate of Tax.
Amending Regulations 347 of Consolidated Regulations 1950 and Revoking O. Reg. 54/53.
Made—1st April, 1954.
Filed—2nd April, 1954.

REGULATIONS MADE UNDER THE RACE TRACKS TAX ACT

- 1. Regulation 2 of Regulations 347 of Consolidated Regulations of Ontario 1950, as made by Ontario Regulations 54/53, is revoked and the following substituted therefor:
 - 2. The rate of tax payable under section 3 of the Act shall be 7 per cent.
 - 2. Ontario Regulations 54/53 are revoked.

(741)

April 24th, 1954

THE MILK CONTROL ACT

O. Reg. 50/54. Retail Milk Prices in the Market of Napanee. Amending O. Reg. 24/52. Made—6th April, 1954. Filed—7th April, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member

Member

Dated at Toronto, this 6th day of April, 1954.

(780)

2

Publications Under The Regulations Act

May 1st, 1954

THE	PUBLIC HOSPITALS ACT	Column 1	Column
O. P.	o~ 51/54	McKellar General Hospital, Fort William	383
	eg. 51/54.	South Waterloo Memorial Hospital, Galt	
New.	ial Grants.	Little Long Lac Hospital, Geraldton	
	e—13th April, 1954.	Alexandra Marine and General Hospital,	
	—15th April, 1954.	GoderichGoderich	58
1 neu	15th April, 1554.	West Lincoln Memorial Hospital, Grimsby	
		Guelph General Hospital, Guelph	
		St. Joseph's Hospital, Guelph	
REGU	LATIONS MADE UPON THE	Misericordia Hospital, Haileybury	
	ENDATION OF THE MINISTER	Red Cross Outpost Hospital, Haliburton	9
	THE PUBLIC HOSPITALS ACT	Hamilton General Hospital, Hamilton	1,024
		St. Joseph's Hospital, Hamilton	479
1.(1) The	Minister shall pay a special grant t		
each hospital	listed in column 1 of the schedule.	Hanover Memorial Hospital, Hanover	12
,		Notre-Dame Hospital, Hawkesbury	
(2) The ar	mount of the grant shall be \$300 for eac	Red Cross Outpost Hospital, Hawk Junction.	. 9
bed in the ho	spital.	St. Paul's Hospital, Hearst	56
		Red Cross Outpost Hospital, Hornepayne	6
(3) For th	e purpose of computing the grant, th		
	ds in a hospital listed in column 1 sha	l ville	26
be the number	of beds set opposite thereto in column 2		
		Anson General Hospital, Iroquois Falls	
	egulations expire on the 30th of Apri	, Kenora General Hospital, Kenora	59
1954.		St. Joseph's Hospital, Kenora	
		Woodeden Convalescent Hospital, Kilworth.	
	SCHEDULE	Kincardine General Hospital, Kincardine	
		Hotel Dieu Hospital, Kingston	
	Column 1 Column	2 Kingston General Hospital, Kingston	
		St. Mary's-of-the-Lake Hospital, Kingston	103
	morial Hospital, Alliston 32	Kirkland and District Hospital, Kirkland	
Rosamond Me	emorial Hospital, Almonte 15	Lake	
Red Cross Ou	tpost Hospital, Apsley 5	St. Mary's Hospital, Kitchener	
Arnprior and	District Memorial Hospital,	Kitchener-Waterloo Hospital, Kitchener	
Arnprior		Leamington and District Memorial Hospital,	
	eral Hospital, Atikokan 13	Leamington	51
	tpost Hospital, Bancroft 22	The Ross Memorial Hospital, Lindsay	
	a Hospital of Barrie, Barrie 134	Red Cross Outpost Hospital, Lion's Head	
	tpost Hospital, Beardmore 7	Memorial Hospital, Listowel	
	eral Hospital, Belleville 139	Parkwood Hospital for Incurables London	183
	General Hospital, Blind River. 23	Parkwood Hospital for Incurables, London	
	Hospital, Bowmanville 53	St. Joseph's Hospital, London	
	Memorial Hospital, Bracebridge 35	Victoria Hospital, London	
	Hospital, Brampton	Margaret Cochenour Memorial Hospital,	
	General Hospital, Brantford 333	McKenzie Island	13
	neral Hospital, Brockville 177	Centre Grey General Hospital, Markdale	
St. Vincent de	Paul Hospital, Brockville 85	Rosedale War Memorial Hospital, Matheson.	
	nd District Red Cross Hospital,	Mattawa General Hospital, Mattawa	
Cl. Ll. C.	ls	Meaford General Hospital, Meaford	
Children's Co.	nvalescent Hospital, Burlington 41	St. Andrew's Hospital, Midland	
	Memorial Hospital, Campbell-	Red Cross Outpost Hospital, Mindemoya	
Tody Minto L	38 Hospital, Chapleau	Louise Marshall Hospital, Mount Forest	
Public Conoro	I Hospital, Chatham	Red Cross Outpost Hospital, Nakina	
	In Trospital, Chatham	New Liskeard and District Hospital, New	
	and District Memorial Hospital,	Liskeard	
	19	The York County Hospital, Newmarket	
	Hospital, Clinton	St. John's Convalescent Hospital, Newton-	
	eral Hospital, Cobourg 38	brook	
Illahee Lodge	Cobourg 52	The Greater Niagara General Hospital,	
	Iospital, Cochrane	Niagara Falls	179
	n Camp, Collingwood	Niagara Cottage Hospital, Niagara	. 27
	Marine Hospital, Collingwood. 65	Red Cross Outpost Hospital, Nipigon	. 22
	eral Hospital, Cornwall 146	Queen Victoria Memorial Hospital, North	1
	ospital, Cornwall	Bay	101
Dryden Distri	ict General Hospital, Dryden. 22	St. Joseph's Hospital, North Bay	. 116
	ar Memorial Hospital, Dunnville 41	Oakville-Trafalgar Memorial Hospital, Oak-	
	orial Hospital, Durham 16	ville	51
	tpost Hospital, Emo	Orillia Soldiers' Memorial Hospital, Orillia	. 112
	tpost Hospital, Englehart 29	Oshawa General Hospital, Oshawa	197
	eral Hospital, Espanola 17	Ottawa Civic Hospital, Ottawa	760
	and District Memorial Hospital,	Ottawa General Hospital, Ottawa	621
	36	The Perley Home for Incurables, Ottawa	127
Groves Memo	rial Hospital, Fergus 26	Hospital St. Louis Marie de Montfort, Ottawa	
	orial Hospital, Fort Erie 70	St. Vincent Hospital for Incurables, Ottawa.	212
	Hospital, Fort Frances 100	The Salvation Army Grace Hospital, Ottawa	a 38
		-	

Column 1	olumn 2	Column 1
General and Marine Hospital, Owen Sound	102	Bruce Peninsula and District Memorial Hosp
Palmerston General Hospital, Palmerston	21	tal, Wiarton
The Willett Hospital, Paris	57	Red Cross Outpost Hospital, Wilberforce
The Parry Sound General Hospital, Parry		Winchester and District Memorial Hospita
Sound	70	Winchester
St. Joseph's Hospital, Parry Sound	59 156	East Windsor Hospital, Windsor
General Hospital, Pembroke Pembroke Cottage Hospital, Pembroke	105	Hotel Dieu of St. Joseph's Hospital, Windsometropolitan General Hospital General General Hospital General Hospital General Hospital General General General Hospital General G
General Hospital, Penetanguishene	18	Salvation Army Grace Hospital, Windsor
The Great War Memorial Hospital of Perth		Wingham General Hospital, Wingham
District, Perth	49	Woodstock General Hospital, Woodstock
Merrywood-on-the-Rideau, Perth	40	(0.0)
St. Joseph's Hospital, Peterborough	180	(818)
The Peterborough Civic Hospital, Peter-	226	
borough Charlotte Eleanor Englehart Hospital, Petrolia	40	
Prince Edward County Hospital, Picton	27	THE PUBLIC HOSPITALS AC
St. Joseph's General Hospital, Port Arthur	186	THE PUBLIC HOSPITALS AC
The General Hospital of Port Arthur, Port		O. Reg. 52/54.
Arthur	219	Maintenance Grants additional
Port Colborne General Hospital, Port Col-	100	grants under Regulations 342
The Port Hope Hespital Port Hope	100 46	Consolidated Regulations 1950.
The Port Hope Hospital, Port Hope Red Cross Outpost Hospital, Port Loring	5	New.
Port Perry Community Hospital, Port Perry,	27	Made—13th April, 1954. Filed—15th April, 1954.
Red Cross Outpost Hospital, Rainy River	14	Filed—15th April, 1954.
Red Cross Outpost Hospital, Red Lake	16	
Victoria Hospital, Renfrew	106	
Red Cross Outpost Hospital, Richards Land-	10	REGULATIONS MADE UPON T
Hotel Dieu Hospital, St. Catharines	10 135	RECOMMENDATION OF THE MIN
St. Mary's Memorial Hospital, St. Mary's	33	UNDER THE PUBLIC HOSPITALS
The Memorial Hospital, St. Thomas	161	1 In addition to the maintaneous area
Sarnia General Hospital, Sarnia	120	1. In addition to the maintenance granunder regulations 1, 2 or 3 of Regulation
St. Joseph's Hospital, Sarnia	148	Consolidated Regulations of Ontario 1950
Plummer Memorial Public Hospital, Sault		grant shall be paid to each hospital me
Ste. Marie	66	column 1 of the schedule in the amount s
The General Hospital, Sault Ste. Marie	96	thereto in column 2.
Scott Memorial Hospital, Seaforth	39 103	
Norfolk General Hospital, Simcoe Sioux Lookout General Hospital, Sioux Look-	103	2. These regulations expire on the 30t
out	39	1954.
St. Francis General Hospital, Smith's Falls	67	SCHEDULE
Smith's Falls Public Hospital, Smith's Falls	60	SCHEDULE
Smooth Rock Falls Hospital, Smooth Rock		Column 1
Falls	19	
Saugeen Memorial Hospital, Southampton	19	Name of Hospital
Porcupine General Hospital, South Porcupine Stratford General Hospital, Stratford	22 186	
The General Hospital, Strathroy	50	Stevenson Memorial Hospital, Alliston
St. Jean de Brebeuf Hospital, Sturgeon Falls	89	Rosamond Memorial Hospital, Almonte Arnprior and District Memorial Hospital,
St. Joseph's Hospital, Sudbury	173	Arnprior and District Memorial Hospital,
Sudbury General Hospital, Sudbury	208	Atikokan General Hospital, Atikokan
Red Cross Outpost Hospital, Thessalon	14	Royal Victorial Hospital of Barrie, Barrie.
Tillsonburg District Memorial Hospital, Till-	100	Belleville General Hospital, Belleville
sonburg	100 103	St. Joseph's General Hospital, Blind River
St. Mary's Hospital, Timmins	27	Bowmanville Hospital, Bowmanville
Hillcrest Convalescent Hospital, Toronto	34	Bracebridge Memorial Hospital, Brace-
Lockwood Clinic, Toronto	48	Peel Memorial Hospital, Brampton
Our Lady of Mercy Hospital, Toronto	268	Brantford General Hospital, Brantford
St. Joseph's Hospital, Toronto	485	Brockville General Hospital, Brockville
St. Michael's Hospital, Toronto	752	St. Vincent de Paul Hospital, Brockville
Salvation Army Grace Hospital, Toronto	55	Campbellford Memorial Hospital, Camp-
The Home for Incurable Children, Toronto The Hospital for Sick Children, Toronto	40 762	bellford
The New Mount Sinai Hospital, Toronto	362	Lady Minto Hospital, Chapleau
The Queen Elizabeth Hospital for Incurables,	1002	Public General Hospital, Chatham St. Joseph's Hospital, Chatham
Toronto	519	The Chesley and District Memorial Hospital,
The Runnymede Hospital, Toronto	114	Chesley
Toronto East General and Orthopaedic	2.10	Clinton Public Hospital, Clinton
Hospital, Toronto	368	Cobourg General Hospital, Cobourg
Toronto General Hospital, Toronto	1,393	Lady Minto Hospital, Cochrane
Toronto Western Hospital, Toronto	697 142	General and Marine Hospital, Collingwood
Trenton Memorial Hospital, Trenton	68	Cornwall General Hospital, Cornwall
		Hotel Dieu Hospital, Cornwall Dryden District General Hospital, Dryden
County of Bruce General Hospital, Walkerton	34	Haldimand War Memorial Hospital, Dunn-
Welland County General Hospital, Welland	123	ville
Humber Memorial Hospital, Weston	54	Durham Memorial Hospital, Durham
Red Cross Outpost Hospital, Whitney	4	Espanola General Hospital, Espanola

Column 2

21 2

18

to of

THE HISTER S ACT

nts payable ons 342 of , a further entioned in set opposite

h of April,

	Column 1	4.4	Column 2
· Na	ame of Hospital		Amount
Stevenson Mem	orial Hospital, Al	lliston	\$ 562.80
	orial Hospital, A		805.34
Arnprior and I	District Memorial	Hospital,	
Arnprior			1,937.64
Atikokan Gener	al Hospital, Atike	okan	33.50
	Hospital of Barri		4,676.85
	al Hospital, Belle		12,676.26
	neral Hospital, B		3,670.26
	ospital, Bowmany		1,404.32
	emorial Hospita		1,239.50
Peel Memorial I	Hospital, Brampte	011	3,230.74
	eral Hospital, Br		13,543.20
	ral Hospital, Bro		13,090.05
	aul Hospital, Bro		3,793.54
	Iemorial Hospita		
bellford	, . , ,		101.84
Lady Minto Ho	spital, Chapleau.		2,543.32
	Hospital, Chathai		5,824.26
	pital, Chatham.		3,047.22
The Chesleyand	District Memoria	lHospital,	200.41
Clinton Dublic I	Hospital, Clinton		289.44
Cobourg Copora	1 Hospital, Cohor	· · · · · · · · · · ·	2,138.64 2,259.24
Lady Minto Ho	I Hospital, Cobouspital, Cochrane.	urg	12,472.72
General and Ma	rine Hospital, Co	ollingwood	3,143.64
	al Hospital, Corn		8,055,81
	pital, Cornwall		19,362.33
Dryden District	General Hospita	al, Dryden	1,810.34
Haldimand War	Memorial Hospi	tal, Dunn-	
ville	ial Hospital, Dur		1,851.88
Durham Memor	ial Hospital, Dur	ham	48.24
Espanola Gener	al Hospital, Espa	nola	428.80

South Huron and District Memorial Hospi-	Pembroke Cottage Hospital, Pembroke 2,984.18
tal. Exeter	General Hospital, Penetanguishene 3,182.50
Groves Memorial Hospital, Fergus 1,957.74	The Great War Memorial Hospital of Perth
Douglas Memorial Hospital, Fort Erie 2,800.60	District, Perth
LaVerendrye Hospital, Fort Frances 4,093.74 McKellar General Hospital, Fort William. 15,853.41	St. Joseph's Hospital, Peterborough 9,640.98 The Peterborough Civic Hospital, Peter-
South Waterloo Memorial Hospital, Galt. 1,229.49	
Little Long Lac Hospital, Geraldton 119.26	Charlotte Eleanor Englehart Hospital,
Alexandra Marine and General Hospital,	Petrolia
Goderich	Prince Edward County Hospital, Picton. 2,177.50
West Lincoln Memorial Hospital, Grimsby 939.34	St. Joseph's General Hospital, Port Arthur 22,542.93
Guelph General Hospital, Guelph	The General Hospital of Port Arthur, Port Arthur. 19,478.61
Misericordia Hospital, Haileybury 1,526.26	Port Colborne General Hospital, Port
Hamilton General Hospital, Hamilton 114,877.80	Colborne
St. Joseph's Hospital, Hamilton 14,391.36	The Port Hope Hospital, Port Hope 1,545.02
St. Peter's Infirmary, Hamilton 5,999.40	Port Perry Community Hospital, Port
Notre-Dame Hospital, Hawkesbury 1,137.66 St. Paul's Hospital, Hearst	Perry 507.86 Victoria Hospital, Renfrew 4,653.82
St. Paul's Hospital, Hearst 6,332.84 Huntsville District Memorial Hospital,	Victoria Hospital, Renfrew
Huntsville 2,153.38	The St. Catharines General Hospital, St.
Alexandra Hospital, Ingersoll	Catharines
Anson General Hospital, Iroquois Falls 1,015.72	St. Mary's Memorial Hospital, St. Mary's. 889.76
Kenora General Hospital, Kenora 4,265.22	The Memorial Hospital, St. Thomas 2,561.58
St. Joseph's Hospital, Kenora	Sarnia General Hospital, Sarnia
Kincardine General Hospital, Kincardine 1,620.06 Hotel Dieu Hospital, Kingston 29,562.10	St. Joseph's Hospital, Sarnia
Hotel Dieu Hospital, Kingston	Ste. Marie
St. Mary's-of-the-Lake Hospital, Kingston 4,301.46	The General Hospital, Sault Ste. Marie 3,656.86
Kirkland and District Hospital, Kirkland	Scott Memorial Hospital, Seaforth 1,518.22
Lake	Norfolk General Hospital, Simcoe 4,897.44
St. Mary's Hospital, Kitchener	Sioux Lookout General Hospital, Sioux Lookout 2,653.20
Kitchener-Waterloo Hospital, Kitchener 13,859.55	St. Francis General Hospital, Smith's Falls 298.82
Leamington and District Memorial Hospital, Leamington	Smith's Falls Public Hospital, Smith's Falls 2,014.02
The Ross Memorial Hospital, Lindsay 1,090.76	Smooth Rock Falls Hospital, Smooth Rock
Memorial Hospital, Listowel 643.20	Falls 180.90
St. Joseph's General Hospital, Little	Saugeen Memorial Hospital, Southampton. 853.58
Current	Porcupine General Hospital, South Porcu-
Parkwood Hospital for Incurables, London. 4,953.06 St. Joseph's Hospital, London	pine
St. Joseph's Hospital, London	The General Hospital, Strathroy 4,814.62
Victoria Hospital, London	St. Jean de Brebeuf Hospital, Sturg eon Falls 13,220.44
Margaret Cochenour Memorial Hospital,	St. Joseph's Hospital, Sudbury 21,017.61
Cochenour	Sudbury General Hospital, Sudbury 4,495.59
Centre Grey General Hospital, Markdale 1,067.98	Tillsonburg District Memorial Hospital,
Rosedale War Memorial Hospital, Matheson 278.72	Tillsonburg
Mattawa General Hospital, Mattawa 5,790.14	Canadian Mothercraft Centre, Toronto 15,600.33
Meaford General Hospital, Meaford 93.80	Hillcrest Convalescent Hospital, Toronto. 2,212.50
St. Andrew's Hospital, Midland 5,815.60	Lockwood Clinic, Toronto
Louise Marshall Hospital, Mount Forest 218.42	Our Lady of Mercy Hospital, Toronto 14,758.20 St. Joseph's Hospital, Toronto 47,952.20
New Liskeard and District Hospital, New	St. Joseph's Hospital, Toronto
Liskeard	Salvation Army Grace Hospital, Toronto. 1,256.85
St. John's Convalescent Hospital, Newton	The Home for Incurable Children, Toronto 1,294.38
Brook	The Hospital for Sick Children, Toronto 62,696.20
The Greater Niagara General Hospital,	The New Mount Sinai Hospital, Toronto 1,325.25
Niagara Falls	The Queen Elizabeth Hospital for Incurables, Toronto
Niagara Cottage Hospital, Niagara 840.18 Queen Victoria Memorial Hospital, North	ables, Toronto
Bay	Toronto East General and Orthopaedic
St. Joseph's Hospital, North Bay 15,507.99	Hospital, Toronto
Oakville-Trafalgar Memorial Hospital, Oak-	Toronto General Hospital, Toronto 193,615.70
ville	Toronto Western Hospital, Toronto 55,985.40 Women's College Hospital, Toronto 4,935.06
Lord Dufferin Hospital, Orangeville 2,349.02 Orillia Soldiers' Memorial Hospital, Orillia 8,336.25	Women's College Hospital, Toronto 4,935.06 Trenton Memorial Hospital, Trenton 3,136.94
Oshawa General Hospital, Oshawa 6,444.99	
Ottawa Civic Hospital, Ottawa 93,734.60	
Ottawa General Hospital, Ottawa 71,130.30	
The Perley Home for Incurables, Ottawa. 4,833.18	
Hospital St. Louis Marie de Montfort, Ottawa. 463.41	Bruce Peninsula and District Memorial Hospital, Wiarton
10 100 00	
St. Vincent Hospital for Incurables, Ottawa 12,486.20 The Salvation Army Grace Hospital,	Winchester and District Memorial Hospital, Winchester
Ottawa	East Windsor Hospital, Windsor 18,827.40
General and Marine Hospital, Owen Sound 4,374.18	Hotel Dieu of St. Joseph's Hospital, Wind-
Palmerston General Hospital, Palmerston 2,402.62	sor
The Willett Hospital, Paris	Metropolitan General Hospital, Windsor 7,253.82
The Parry Sound General Hospital, Parry Sound	
St. Joseph's Hospital, Parry Sound 5,767.36	G
General Hospital, Pembroke	To the state of th
Ceneral Property Peniprotection Control Property	

Brantford General Hospital, Brantford (Chronic Patients Unit)	2,448.36 2,211.30 1,519.38 8,547.66 2,510.64 231.48
Patients Unit)	2,884.68

THE APPRENTICESHIP ACT

O. Reg. 53/54. General Regulations. Amending O. Reg. 226/53. Approved—13th April, 1954. Filed—20th April, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE APPRENTICESHIP ACT

- 1. Regulation 11 of Ontario Regulations 226/53 is amended by adding thereto the following sub-regulation:
 - (2) Where the designated trade is not composed of branches, the certificate of apprenticeship shall be in Form 3A.

FORM 3A

The Apprenticeship Act

CERTIFICATE OF APPRENTICESHIP IN THE DESIGNATED TRADE OF

Dated at Toronto this...day of......19...

INDUSTRY AND LABOUR BOARD

Chairman Member Member

Registration Number.....

(Seal)

INDUSTRY AND LABOUR BOARD

E. BILLINGTON
Chairman
E. G. GIBB
Member
J. F. NUTLAND
Member

(820)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 54/54.
Negotiating Committees.
Amending Regulations 95, 99, 103, 110, 114; and 120, of Consolidated Regulations 1950.
Approved—13th April, 1954.
Filed—20th April, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Regulation 15 of Regulations 95 of Consolidated Regulations of Ontario 1950 is revoked.
- 2. Regulation 11 of Regulations 99 of Consolidated Regulations of Ontario 1950 is revoked.
- 3. Regulation 15 of Regulations 103 of Consolidated Regulations of Ontario 1950 is revoked.
- 4. Regulation 15 of Regulations 110 of Consolidated Regulations of Ontario 1950 is revoked.
- 5. Regulation 15 of Regulations 114 of Consolidated Regulations of Ontario 1950 is revoked.
- 6. Regulation 11 of Regulations 120 of Consolidated Regulations of Ontario 1950 is revoked.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN
Chairman
F. K. B. STEWART
Secretary

(821)

(Seal)

18

THE FARM PRODUCTS MARKETING ACT

O. Reg. 55/54. Negotiating Committees. Amending O. Regs. 166/51, 197/51, 247/52 and 286/52. Filed—20th April, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Regulation 5 of Ontario Regulations 166/51 is revoked.
- 2. Regulation 5 of Ontario Regulations 197/51 is revoked.
- 3. Regulation 5 of Ontario Regulations 247/52 is revoked.
- 4. Regulation 5 of Ontario Regulations 286/52 is revoked.

THE FARM PRODUCTS MARKETING BOARD

(Seal)

G. F. Perkin
Chairman
F. K. B. Stewart
Secretary

(822)

THE GAME AND FISHERIES ACT

O. Reg. 56/54. Open season for Musk-rat. New. Made—21st April, 1954. Filed—21st April, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE GAME AND FISHERIES ACT

OPEN SEASON FOR MUSK-RAT

1. Musk-rat may be trapped, hunted, taken, killed, and possessed, from the 22nd of April to the 30th of April, both inclusive, in 1954 in the townships of Burleigh and Anstruther, Chandos, Galway and Cavendish, Harvey, and Methuen, in the County of Peterborough, and in the Township of Somerville in the County of Victoria.

G. A. WELSH, a/Minister of Lands and Forests.

Toronto, April 21, 1954.

(833)

18

THE MILK CONTROL ACT

O. Reg. 57/54. Distribution of Milk. New. Filed—23rd April, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. Milk shall not be transported from a producer to the plant of a distributor in any container with a capacity greater than ten gallons.
- 2. Regulation 1 does not apply to Ideal Dairy Limited (Oshawa).
- 3. These regulations expire on the 15th of June, 1954.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
J. L. Burrows
Member

Dated at Toronto, this 7th day of April, 1954.

(855)

(Seal)

18

Member

THE MILK CONTROL ACT

O. Reg. 58/54.
Delivery of Milk.
Amending Schedule 1 of O. Regs.
198/53.
Filed—23rd April, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. Schedule 1 of Ontario Regulations 198/53 is amended by adding immediately after item 3 the following item:

Ottawa | City of Ottawa, the Town of Eastview, the Village of Rockcliffe Park and the Townships of Gloucester, March, Nepean and Torbolton

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
J. L. Burrows
Member

Member

Dated at Toronto, this 6th day of April, 1954.

(856)

(Seal)

May 8th, 1954

THE CORPORATIONS ACT, 1953

O. Reg. 59/54. General Regulations. New and Revoking Regulations 22 and 83 of Consolidated Regulations 1950 and O. Regs. 63/53. Made—28th April, 1954. Filed—30th April, 1954.

REGULATIONS MADE UNDER THE CORPORATIONS ACT. 1953

INTERPRETATION

- 1. In these regulations, "mining syndicate" means a company incorporated under the Act
 - (a) with an authorized capital not exceeding \$35,000 divided into shares with a par value of \$1, and

(b) with the following objects:
Within the Province of Ontario and not else-

where:

(i) To prospect for, acquire, own, lease, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits and to sell or otherwise dispose of the same or any part thereof or interest

therein; and
(ii) To dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine and otherwise treat ores, metals and minerals belonging to the company, to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein.

INCORPORATION

- 2. An application for incorporation of a company shall be in Form 1.
- 3. An application for incorporation of a corporation without share capital shall be in Form 2.

EXTRA-PROVINCIAL CORPORATIONS

4. Any corporation incorporated under the law of the Province of Quebec shall be exempt from the provisions of Part IX of the Act.

FEES

- 5. In Schedule 1, "aggregate capital" means the total of the amounts computed as follows:
 - (i) with respect to shares with par value, the amount obtained by multiplying the number of such shares by the par value thereof or by 50 cents, whichever is the greater;
 - (ii) with respect to shares without par value where the aggregate consideration exceeding which all such shares may not be issued is set out in the letters patent, the amount of such aggregate consideration or the amount obtained by multiplying the number of such shares by 50 cents, whichever is the greater;
 - (iii) with respect to shares without par value where the consideration exceeding which each such share may not be issued is set out in the letters

- patent, the amount obtained by multiplying the number of such shares by such considera-tion or by 50 cents, whichever is the greater;
- (iv) with respect to shares without par value where no aggregate consideration exceeding which all such shares may not be issued, or where no an such shares may not be issued, or where no consideration exceeding which each such share may not be issued, is set out in the letters patent, the amount obtained by multiplying the number of such shares by \$100; and
- (v) with respect to issued shares without par value resulting from a change of issued shares without par value or a subdivision of issued shares without par value, the amount of capital set against the issued shares without par value resulting from the change or subdivision or the amount obtained by multiplying the number of such shares by \$1, whichever is the greater.
- 6. The fees set out in Schedule 1 shall be paid on applications, returns, filings and all transactions under Parts I to VIII of the Act.
- 7. The fees set out in Schedule 2 shall be paid for licences under Part IX of the Act.
 - 8. The fees shall be paid to the Treasurer of Ontario.
- 9. No fees shall be payable in respect of searches under item 8, or in respect of copies of documents under item 9, of Schedule 1 by any of the following:
 - (a) any department of the Government of Ontario, including the offices of Sheriff, Local Master of Titles and Registrar of Deeds, or any agency, board or commission thereof;
 - (b) any department of the government of any other province of Canada, or any agency, board or commission thereof;
 - (c) any department of the Government of Canada, or any board, agency or commission thereof;
 - (d) any charitable, benevolent or philanthropic organization either within or outside of Ontario;
 - (e) any person or organization residing in the United Kingdom where the request is made by letter:
 - (f) the police department of any municipality in Ontario.

REVOCATION

9. Regulations 22 and 83, of Consolidated Regulations of Ontario, 1950, and Ontario Regulations 63/53, are revoked.

FORM 1

The Corporations Act, 1953

APPLICATION FOR INCORPORATION OF A COMPANY

Application of:of the.....of (names in full)in the......of...., (county or district) ((calling)

To His Honour The Lieutenant-Governor:

of theof (names in full)in theof,	· Applicants	Class and of share tak	s to be	Amount to be paid
(county or district) (calling)				
(names in full) of the,of				
in theof, (county or district) (calling)				• • • • • • • • • • • • • • • • • • • •
(names in full) of theof				
in theof				
(names in full) of theof	Dated this		day of	, 19
in the	Signature of v	vitness	Signature	e of applicants
We, the applicants, hereby apply to Your Honour to issue, by letters patent, a charter under <i>The Corporations Act</i> , 1953 constituting us and any others who become shareholders of the company thereby created				
a company and in support thereof state the following:				
1. Each of the applicants is twenty-one or more years of age.				
*2. The name of the company to be incorporated isLimited				
3. The objects for which the company is to be incorporated are—	*Section 8 of the			
	mentary letter Governor may	rs patent o	or an order, corporation	patent, supple- the Lieutenant- a name different
	objects or oth	ner provisi uch condi	ons of the	e, may vary the application and deems proper.
4. The head office of the company is to be situate	of the Act are as	s follows:		
(status of municipality) (name of municipality)	if any, into wl	nich it is t	o be divided	classes of shares, d, the number of r value of each
the of in the (county or district)	shares of each class, and the par value of share, or, where the shares are to be with value, the consideration, if any, exceeding each share or the aggregate consideration,		be without par exceeding which	
Province of Ontario.	exceeding which	ch all the	shares of ea	ch class may not
5. The authorized capital of the company is to be	preferences, ri	ghts, con	ditions, resi	ence shares, the trictions, limita- them or each
(if all shares are with par value, state amount of	class of them.	iortions a	tucining to	them of each
authorized capital in dollars or other currency)	pany, a staten	nent to tha	at effect and	a private com-
divided into	to be placed o	n the tran	sier of its s	nates.
6. The names of the applicants who are to be the first directors of the company are	desire to have	e included is to be s	in the let	the applicants ters patent. If art IV, V or VI hat effect.
	***Section 19 of	the Act is	as follows:	
	19. Upon	incorpora	tion of a	company each olding the class
***7. The class and number of shares to be taken by each applicant and the amount to be paid therefor are as follows:	and number	of shares him and	stated in is liable to	the application the company for

AFFIDAVIT OF WITNESS
Province of Ontario In the matter of <i>The Corporations</i> Act, 1953 and of the application
To Wit:
)Limited
(names in full) of theof
in the Province of Ontario,,
make oath and say that:
1. I was personally present and did see the within application duly signed and executed by
the applicants thereto.
2. I know the applicants.
3. I am a subscribing witness to the application.
Sworn before me at the of
A Commissioner, etc.
FORM 2
FORM 2 The Corporations Act, 1953
The Corporations Act, 1953 APPLICATION FOR INCORPORATION OF A
The Corporations Act, 1953 APPLICATION FOR INCORPORATION OF A CORPORATION WITHOUT SHARE CAPITAL To His Honour The Lieutenant-Governor: Application of:
The Corporations Act, 1953 APPLICATION FOR INCORPORATION OF A CORPORATION WITHOUT SHARE CAPITAL To His Honour The Lieutenant-Governor: Application of:
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The Corporations Act, 1953 APPLICATION FOR INCORPORATION OF A CORPORATION WITHOUT SHARE CAPITAL To His Honour The Lieutenant-Governor: Application of: of the of (names in full) in the of (county or district) (calling) in the of (names in full) county or district) (calling)
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The Corporations Act, 1953 APPLICATION FOR INCORPORATION OF A CORPORATION WITHOUT SHARE CAPITAL To His Honour The Lieutenant-Governor: Application of:
The Corporations Act, 1953 APPLICATION FOR INCORPORATION OF A CORPORATION WITHOUT SHARE CAPITAL To His Honour The Lieutenant-Governor: Application of:

We, the applicants, hereby apply to Your Honour to issue, by letters patent, a charter under *The Corporations Act*, 1953 constituting us and any others who become members of the corporation without share capital thereby created a corporation without share capital and in support thereof state the following:

- 1. Each of the applicants is twenty-one or more years of age.

......

The head office of the corporation is to be situate

of in the (status of municipality) (name of municipality)

of (county or district)

in the Province of Ontario.

incorporated are

5. The names of the applicants who are to be the first directors of the corporation are

Dated this....., 19....

Signature of witness	Signatures of applicants

- *Section 8 of the Act is as follows:
- 8. On an application for letters patent, supplementary letters patent or an order, the Lieutenant-Governor may give the corporation a name different from its proposed or existing name, may vary the objects or other provisions of the application and may impose such conditions as he deems proper.
- **Subsection 1 of section 109 of the Act is as follows:

109(1). Every corporation, except corporations to which Part V or VI applies, shall be carried on without the purpose of gain for its members and any profits or other accretions to the corporation shall be used in promoting its objects and the letters patent shall so provide, and where a company is converted into a corporation, the supplementary letters patent shall so provide.

AFFIDAVIT OF WITNESS Province of Ontario) In the matter of The Corporations

of	Act, 1953 and of the application of
То Wit:	and others for incorporation as
10 WII.	
T.	
(na	mes in full)
of theof	in theof
in the F	Province of Ontario,, (calling)
make oath and say th	
1. I was personal application duly sign	ly present and did see the within ed and executed by
	•••••
the applicants theret	
2. I know the ap	
•	oing witness to the application.
Sworn before me at the	
ofin the	(signature of witness) A.D. 19)
A	Commissioner, etc.
' Sche	edule 1
INCORPORAT	TION OF A COMPANY
1. On applications	s for incorporation of companies:
(1) COMPAN	IES
Aggregate capital	Fee
\$40,000 or less but sub- sub-items 2 and 3	oject to \$100
Exceeding \$40,000 b	ut not \$100 plus \$1 for every \$1,000 or fractional part

RURAL AND CO-OPERATIVE COMPANIES

\$1,000,000

Exceeding \$1,000,000

Exceeding \$100,000 but not

(2) Where the aggregate capital does not exceed \$25,000 in the cases of rural telephone companies, rural cemetery companies, rural cheese and butter companies, other rural companies of a similar nature and co-operative companies, a fee of \$20 and where the aggregate capital exceeds \$25,000 a fee computed in accordance with sub-item 1.

thereof

\$40,000

\$100,000

\$1,000,000

in excess of

\$160 plus \$2.50 for every \$10,000 or fractional

part thereof in excess of

\$385 plus \$2.50 for every

\$10,000 or fractional part thereof in excess of

MINING SYNDICATES

(3) For a mining syndicate, a fee of \$20.

INCORPORATION OF A CORPORATION WITHOUT SHARE CAPITAL

- 2. On applications for incorporation of corporations without share capital:
 - (a) corporations, other than co-operative corporations, where the interest of members is transferable, a fee of \$100,
 - (b) other corporations, a fee of \$20.

SUPPLEMENTARY LETTERS PATENT

- 3. On applications by companies for the issue of supplementary letters patent,
 - (a) changing the name of a company, a fee of \$50,
 - (b) increasing or redividing authorized capital or subdividing or changing shares, a fee based on item 1 of this schedule, computed on the difference, between the aggregate capital difference between the aggregate capital computed after giving effect to the issue of the supplementary letters patent and the aggregate capital immediately prior to the issue of the supplementary letters patent but giving effect to any decrease of authorized capital, as if letters patent were being issued with an aggregate capital equal to the amount of the difference but in no case less than \$100, subject to clause d of this item,
 - (c) for any other purpose, a fee of \$100, subject to clause d of this item,
 - (d) increasing the aggregate capital to not more than \$25,000 or any other purpose where the fee for incorporation would be \$20, a fee of \$20.
- 4. On applications by corporations without share capital for the issue of supplementary letters patent,
 - (a) changing the name of a corporation, a fee of \$10,
 - (b) for any other purpose, the same fee as would be payable upon an application for incorporation.

ORDERS

- 5. On applications for an order,
 - (1) accepting the surrender of of a charter except as hereinafter otherwise provided \$20

\$10

\$10

\$50

- (2) accepting the surrender of the charter of a corporation which may be incorporated for a fee of \$20.....
- (3) terminating the corporate existence of a corporation incorporated otherwise than by letters patent, the same fee as would be payable for an order accepting the surrender of the charter of the corporation if the corporation were incorporated by letters patent
- (4) under section 316(3) of the Act..... \$100
- (5) rescinding an order made under section 316(3) of the Act.....
- (6) confirming a by-law authorizing the distribution of the property of company.....

- (7) reviving corporate powers, a fee equal to 50 per cent of the fees payable,
 - (a) with respect to a company, for incorporation of the company with its present aggregate capital, and
 - (b) with respect to a corporation without share capital, for incorporation of the corporation.

CORRECTION OF ERRORS

6. On an application for the correction of errors in letters patent, supplementary letters patent or an order before publication of notice of the issue thereof in *The Ontario Gazette*, a fee of \$20.

FILING DOCUMENTS

7. F	or filing,	
(1)	copy of an order of the court	\$.
(2)	duplicate original, or certified copy, of charge, mortgage or other instrument of hypothecation or pledge under sub-section 1 of section 60 of the Act	\$.
(3)	certificate of filing of such charge, mort- gage or other instrument of hypothecation or pledge	\$:
(4)	notice of by-law passed under section 114 of the Act	\$2
(5)	certified copy of by-laws and amendments thereto of corporations to which Part V of the Act applies	\$1
(6)	copy of financial statement and of auditor's report of corporations to which Part V of the Act applies	\$1
(7)	copy of by-laws and amendments thereto of a pension fund or employees' mutual benefit society	\$2
(8)	notice of resolution passed for voluntary winding up	\$5
(9)	notice by liquidator under section 278 of the Act	\$3
(10)	notice of special resolution changing location of head office	\$.
(11)	notice of special resolution changing number of directors	\$.
(12)	any other document	\$
	FEES FOR SEARCHES	

- 8. For searches in the office of the Provincial Secretary in respect of documents on file in his office under the Act,
 - (a) personal search in respect of one corporation.....\$.25
 - (b) search by letter in respect of one corporation.....\$1.00

FEES FOR COPIES

- 9. For copies of documents on file under the Act in the office of the Provincial Secretary,
 - (a) copies of papers—50 cents a foolscap page
 - (b) certified copies of papers—50 cents a foolscap page plus 50 cents

- (c) certified copy of any letters patent, supplementary letters patent or order—\$1 a page with a minimum fee of \$3
- (d) each additional certified carbon copy of documents referred to in clause c, a fee of one half
- (e) exemplification of any letters patent of incorporation, supplementary letters patent or order—\$1 a page plus \$5 with a minimum fee of \$8.

SCHEDULE 2

EXTRA-PROVINCIAL CORPORATIONS

1. Fees for licences under Part IX of the Act shall be based upon the capital which the corporation may use in Ontario authorized by the licence and the tariff of fees for the licence shall be as follows:

Amount of capital which the corporation may use in Ontario authorized by the licence (1) \$40,000 or less	Fee \$100
(2) exceeding \$40,000 but not \$100,000	\$100 plus \$1 for every \$1,000 or fractional part thereof in excess of \$40,000
(3) exceeding \$100,000 but not \$1,000,000	\$160 plus \$2.50 for every \$10,000 or fractional part thereof in excess of \$100,000
(4) exceeding \$1,000,000	\$385 plus \$2.50 for every \$10,000 or frac- tional part thereof in excess of \$1,000,000
(892)	19

THE HIGHWAY TRAFFIC ACT

O. Reg. 60/54. Load Limits on the King's Highway. New. Made—28th April, 1954. Filed—30th April, 1954.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE HIGHWAY TRAFFIC ACT

In the case of the Highways described in Schedule 1, the provisions of subsections 4, 5, and 6, of section 36 of the Act shall extend and apply during the period from the 1st of May, 1954, to the 15th of June, 1954, both inclusive.

GEO. H. DOUCETT Minister of Highways

Toronto 2, Ontario, April 5th, 1954.

SCHEDULE 1

The portion of the King's Highway lying north of the Severn River and east of that portion of the King's Highway known as number 69 and north and east of that portion of the King's Highway known as number 12 from Atherley to Sunderland Corners and north of that portion of the King's Highway known as number 7

from Sunderland Corners to Perth and north and west of those portions of the King's Highway known as numbers 15 and 29 from Perth to Arnprior, excepting thereout those portions of the King's Highway known

- (a) number 28 from Peterborough to Lakefield,
- (b) number 17
 - (i) from Arnprior to Sault Ste. Marie
- (c) number 11
 - (i) from Severn to Huntsville and Sundridge to the south end of the North Bay By-Pass
 - (ii) the North Bay By-Pass
 - (iii) from North Bay to Matheson
- (d) number 66 from that portion of the King's Highway known as number 112 to Kirkland Lake,
- (e) number 101 from Matheson to Pamour, and
- (f) number 67 from Pamour to Timmins,
- (g) number 112 from its junction with number 11 to its junction with number 66.

(898)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 61/54.
Schedule for the Painting and Decorating Industry in the Brantford Zone.
New and Revoking O. Reg. 224/52.
Made—28th April, 1954.
Filed—30th April, 1954.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 224/52 are revoked.
- 3. These regulations come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*.

SCHEDULE FOR THE PAINTING AND DECORATING INDUSTRY IN THE BRANTFORD ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
- (a) Saturday after midday,
- (b) Sunday,
- (c) New Year's Day,
- (d) Good Friday,
- (e) Victoria Day,
- (f) Dominion Day,

- (g) Brantford Civic Holiday,
- (h) Labour Day,
- (i) Thanksgiving Day,
- (j) Christmas Day, and
- (k) the 26th of December.

HOURS OF WORK

- 2. The regular working periods for the industry shall be
 - (a) a regular working-week consisting of not more than 44 hours of work to be performed during the regular working-days, and
 - (b) a regular working-day consisting of not more than
 - (i) 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday, and Friday, between 7.30 a.m. and 5 p.m., and
 - (ii) 4 hours of work to be performed on Saturday between 7.30 a.m. and midday.
- 3.(1) Where the work cannot reasonably be performed during the hours prescribed in clause b of section 2, it may be performed during any other hours if an employee does not work more than 8 hours; and this work shall be night work.
- (2) An employee working on night work shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.

MINIMUM RATES OF WAGES

- 4. The minimum rate of wages for work performed during the regular working periods and for night work shall be
 - (a) \$1.55 an hour for spray-painting, and
 - (b) \$1.45 an hour for all other work.

OVERTIME WORK

- 5. Work performed in the industry
 - (a) at any time other than during the working periods prescribed in sections 2 and 3, and
- (b) on a holiday

shall be overtime work.

- 6.(1) No overtime work shall be performed in the industry without a permit from the advisory committee except for 1 hour of overtime work to be performed immediately following the working period of a regular working-day.
- (2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.
- 7.(1) No permit for overtime work shall be issued to any person other than an employer.
- (2) No permit shall be issued by the advisory committee for overtime work on a holiday except
 - (a) in cases of extreme necessity where life or property is jeopardized, or
 - (b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.

RATES OF WAGES FOR OVERTIME WORK

- 8. The rate of wages for overtime work shall be
 - (a) for overtime work performed on a holiday other than on Saturday between midday and 5 p.m.
 - (i) \$3.10 an hour for spray-painting, and
 - (ii) \$2.90 an hour for all other work, and
 - (b) for overtime work performed on Saturday between midday and 5 p.m., and for all other overtime work
 - (i) \$2.321/2 an hour for spray-painting, and
 - (ii) \$2.171/2 an hour for all other work.

ADVISORY COMMITTEE

9. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(899)

19

THE GAME AND FISHERIES ACT

O. Reg. 62/54, Waters Set Apart. Amending O. Regs. 164/49 (*C.R.O. 404*) Made—28th April, 1954. Filed—3rd May, 1954.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

- 1. Appendix A of Ontario Regulations 164/49 (C.R.O., 404) is amended
 - (a) by renumbering schedule 9A as made by Ontario Regulations 88/50 as schedule 9B, and
 - (b) by adding thereto the following schedule:

SCHEDULE 9A

EMERALD LAKE (NIPISSING) FISH SANCTUARY

Emerald Lake in the townships of McAuslan and Parkman in the Territorial District of Nipissing.

(900)

May 15th, 1954

THE CORPORATIONS ACT, 1953

O. Reg. 63/54. Evidence of bona fides on applications. New. Made—30th April, 1954. Filed—4th May, 1954.

REGULATIONS MADE BY THE PROVINCIAL SECRETARY UNDER THE CORPORATIONS ACT, 1953

INCORPORATION

1. Evidence of the *bona fides* of every application for incorporation of a company shall be furnished by filing with the application an affidavit by one of the applicants in the following form:

AFFIDAVIT OF BONA FIDES

Province of Ontarioof	In the matter of The Corporations Act, 1953 and of the application of
TO WIT:	and others for incorporation a
of theof.	(names in full)in theo e Province of Ontario,
in th	e Province of Ontario, (calling)
make oath and say the	hat:

- 1. I am one of the applicants herein.
- 2. I have a knowledge of the matter, and the statements in the annexed application contained are, to the best of my knowledge and belief, true in substance and in fact.
- 3. Each of the applicants signing the application is of twenty-one or more years of age, and his name and description have been accurately set out in the application.
- 4. I have satisfied myself that no public or private interest will be prejudicially affected by the incorporation of the company aforesaid.
- 5. To the best of my knowledge and belief, the proposed name of the company is not objectionable on any public grounds and is not the same as or similar to the name of any known corporation, association, partnership, individual or business so as to be likely to deceive.

Sworn before me at the	
ofin the	
ofthis	(signature of applicant)
day of A.D. 19.	

A COMMISSIONER, ETC.

2. Evidence of the *bona fides* of every application for incorporation of a corporation without share capital shall be furnished by filing with the application an affidavit by one of the applicants in the following form:

AFFIDAVIT OF BONA FIDES

of	porations Act, 1953 and of the application of
TO WIT:	and others for incorporation as

I,	
(names in full)	
of theofin the	of
in the Province of Onta	
	(calling)
make oath and say that:	

- 1. I am one of the applicants herein.
- 2. I have a knowledge of the matter, and the statements in the annexed application contained are, to the best of my knowledge and belief, true in substance and in fact.
- Each of the applicants signing the application is of twenty-one or more years of age, and his name and description have been accurately set out in the application.
- 4. I have satisfied myself that no public or private interest will be prejudicially affected by the incorporation of the corporation aforesaid.
- 5. To the best of my knowledge and belief, the proposed name of the corporation is not objectionable on any public grounds and is not the same as or similar to the name of any known corporation, association, partnership, individual or business so as to be likely to deceive.

Sworn before me at the	
of in the	[
of this	(signature of applicant)
day of A.D. 19]	

A COMMISSIONER, ETC.

- 3. Upon an application for incorporation of a corporation to which Part V of the Act applies,
 - (a) the applicants shall file a draft of the proposed by-laws of the corporation; and
 - (b) the Provincial Secretary may require, in addition, an affidavit by one of the applicants setting out
 - (i) the nature of the proposed undertaking,
 - (ii) the manner in which the surplus funds of the corporation are to be distributed, and
 - (iii) the approximate number of the shareholders or members immediately following incorporation of the corporation.

SUPPLEMENTARY LETTERS PATENT

- 4. (1) Evidence of the *bona fides* of every application by a company for the issue of supplementary letters patent shall be furnished by filing with the application the following:
 - (a) an affidavit by a witness to the execution of the application verifying the signatures of the application and the impression of the seal of the company;
 - (b) an affidavit by 2 officers of the company verifying the statements contained in the application;
 - (c) where the application is under clauses a to n of subsection 1 of section 33 of the Act, an affidavit by an officer of the company setting out that the application has been authorized by a resolution passed by the directors, giving the date thereof, and

- (i) confirmed with or without variation by at least two-thirds of the votes cast at a general meeting of the shareholders of the company, duly called for that purpose by notice given in accordance with the by-laws of the company in that behalf and specifying the terms of the resolution to be confirmed, giving the date of the meeting, or
- (ii) confirmed by the consent in writing of all the shareholders entitled to vote at the meeting,

and having attached as an exhibit to the affidavit a copy of the resolution duly certified under the seal of the company and, in the case of confirmation at a general meeting of the shareholders, having attached to the affidavit, in addition, the following exhibits:

- (iii) a certified copy of the proceedings at the meeting of the shareholders with respect to the confirmation of the resolution;
- (iv) a certified extract from the by-laws of the company with respect to the calling of meetings of the shareholders; and
- (v) a certified copy of the notice given to all the shareholders in accordance with the by-laws of the company and evidence that the notice was sent in accordance with the by-laws;
- (d) where the application is under clause g of subsection 1 of section 33 of the Act and the supplementary letters patent are to change issued shares with par value into issued shares without par value, in addition to the affidavit required by clause c, an affidavit by an officer of the company, or a pro forma balance sheet after giving effect to the supplementary letters patent, showing the capital which is to be set against the issued shares without par value resulting from the change;
- (e) where the application is under clauses o to r of subsection 1 of section 33 of the Act, an affidavit by an officer of the company setting out that the application has been authorized by a resolution of the board of directors, giving the date thereof, and confirmed in writing by at least 95 per cent of the shareholders holding at least 95 per cent of the issued capital in accordance with subsection 3 of section 33 of the Act, and having attached as an exhibit to the affidavit a copy of the resolution duly certified under the seal of the company; and
- (f) where the application is to delete or vary any preference, right, condition, restriction, limitation or prohibition attaching to any class of preference shares or to create preference shares ranking in priority to or on a parity with an existing class of preference shares, in addition to an affidavit required by clause c, an affidavit by an officer of the company setting out that the application has been authorized in accordance with subsection 4, 4a or 5 of section 33 of the Act, as the case may be.
- (2) Where the application is under clause b of subsection 1 of section 33 of the Act, the affidavit required by clause c of subregulation 1 shall set out, in addition,
 - (a) that, to the best of his knowledge and belief, the new name is not objectionable on any public grounds and is not the same as or similar to the name of any known corporation, association, partnership, individual or business so as to be likely to deceive; and

(b) that the company is solvent; and

the affidavit shall be accompanied by a copy of the most recent financial statement of the company together with the auditor's report thereon.

- (3) Where the financial statement mentioned in subregulation 2 is as of a date more than 3 months prior to the date of the application, the affidavit mentioned in subregulation 2 shall,
 - (a) where the financial position of the company has not changed materially from the financial position shown in the financial statement, contain a statement to that effect, or
 - (b) where the financial position of the company has changed materially from the financial position shown in the financial statement, contain a statement setting out the nature and extent of the change.
- (4) Where the application is under clause d of subsection 1 of section 33 of the Act and the supplementary letters patent are to authorize the repayment of capital to the shareholders, the affidavit required by clause c of subregulation 1 shall be accompanied by a copy of the most recent financial statement of the company together with the auditor's report thereon.
- (5) Where the application is under clause o of subsection 1 of section 33 of the Act, the affidavit required by clause e of subregulation 1 shall set out, in addition, that the number of shareholders of the company, exclusive of persons who are in the employment of the company does not exceed 50, two or more persons holding one or more shares jointly being counted as a single shareholder.
- 5. (1) Evidence of the *bona fides* of every application by a corporation without share capital for the issue of supplementary letters patent shall be furnished by filing with the application the following:
 - (a) an affidavit by a witness to the execution of the application verifying the signatures to the application and the impression of the seal of the corporation;
 - (b) an affidavit by 2 officers of the corporation verifying the statements contained in the application;
 - (c) where the application is under clauses a to d of subsection 1 of section 113 of the Act, an affidavit by an officer of the corporation setting out that the application has been authorized by a resolution passed by the directors, giving the date thereof, and
 - (i) confirmed with or without variation by at least two-thirds of the votes cast at a general meeting of the members of the corporation duly called for that purpose by notice given in accordance with the by-laws of the corporation in that behalf and specifying the terms of the resolution to be confirmed, giving the date of the meeting, or
 - (ii) confirmed by the consent in writing of all the members entitled to vote at the meeting

and having attached as an exhibit to the affidavit a copy of the resolution duly certified under the seal of the corporation and, in the case of confirmation at a general meeting of the members, having attached to the affidavit, in addition, the following exhibits:

- (iii) a certified copy of the proceedings at the meeting of the members with respect to the confirmation of the resolution;
- (iv) a certified extract from the by-laws of the corporation with respect to the calling of meetings of the members; and
- (v) a certified copy of the notice given to all the members in accordance with the bylaws of the corporation and evidence that the notice was sent in accordance with the by-laws; and
- (d) where the application is under clauses e to g of subsection 1 of section 113 of the Act, an affidavit by an officer of the corporation setting out that the application has been authorized by a resolution of the board of directors, giving the date thereof, and confirmed in writing by at least 95 per cent of the members in accordance with subsection 3 of section 113 of the Act, and having attached as an exhibit to the affidavit a copy of the resolution duly certified under the seal of the corporation.
- (2) Where the application is under clause b of subsection 1 of section 113 of the Act, the affidavit required by clause c of subregulation 1 shall set out, in addition,
 - (a) that, to the best of his knowledge and belief, the new name is not objectionable on any public grounds and is not the same as or similar to the name of any known corporation, association, partnership, individual or business so as to be likely to deceive; and
 - (b) that the corporation is solvent; and

the affidavit shall be accompanied by a copy of the most recent financial statement of the corporation together with the auditor's report thereon.

SURRENDER OF CHARTER

- 6. Evidence of the bona fides of every application for an order accepting the surrender of the charter of a corporation shall be furnished by filing with the application the following:
 - (a) an affidavit by a witness to the execution of the application verifying the signatures to the application and the impression of the seal of the corporation;
 - (b) an affidavit by 2 officers of the corporation verifying the statements contained in the application;
 - (c) an affidavit by an officer of the corporation setting out that the application has been authorized by a majority of the votes cast, or by such other vote as the letters patent or supplementary letters patent of the corporation provide, at a meeting of its shareholders or members duly called for that purpose by notice given in accordance with the by-laws of the corporation in that behalf and specifying the purpose of the meeting, giving the date of the meeting, and having attached as exhibits to the affidavit:
 - (i) a copy of the resolution duly certified under the seal of the corporation;

- (ii) a certified extract from the minutes of the meeting of the shareholders or members with respect to the resolution;
- (iii) a certified extract from the by-laws of the corporation with respect to the calling of meetings of shareholders or members;
- (iv) a certified copy of the notice of the meeting of the shareholders or members with evidence that the notice was given pursuant to the by-laws of the corporation, or, in the absence of the by-laws, pursuant to the provisions of the Act; and
- (v) a certified copy of the notice of the intention of the corporation to surrender its charter published in *The Onlario Gazette* and in a newspaper published at or as near as may be to the place where the corporation has its head office; and
- (d) the letters patent and supplementary letters patent, if any, of the corporation and any other documents amending the letters patent of the corporation, and where they or any of them are lost or cannot be located, an affidavit by an officer of the corporation to that effect and an undertaking by him to return them to the Provincial Secretary if they are located at any time in the future.

TERMINATION OF EXISTENCE

7. Evidence of the bona fides of every application for an order under section 327 of the Act shall be furnished by filing with the application, mutalis mutandis, the affidavits mentioned in clauses a, b and c of regulation 6 together with proof of incorporation of the corporation in the form of a copy of its instrument of incorporation and any amendments thereto certified by the proper officer who is authorized to so certify.

G. A. WELSH, Provincial Secretary.

Toronto, Ontario, April 30, 1954.

(914)

20

THE PUBLIC HOSPITALS ACT

O. Reg. 64/54. Classification of Hospitals. Amending O. Regs. 130/52 and Revoking O. Regs. 201/52, 218/52, 256/52, 305/52, 6/53 and 224/53. Made—28th April, 1954. Filed—6th May, 1954.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

1. Schedule 1 of Ontario Regulations 130/52, as amended by Ontario Regulations 201/52, 218/52, 256/52, 305/52, 6/53 and 224/53, is struck out and the following substituted therefor:

SCHEDULE 1

GROUP A HOSPITALS

Item	Location	Name	Total Bed Capacity	Public- ward Bed Capacit
1	Hamilton	. Hamilton General Hospital	. 841	420
2		Hotel Dieu Hospital		156
3	Kingston	. Kingston General Hospital	. 470	270
4	London	.St. Joseph's Hospital	. 282	121
5	London	. Victoria Hospital	. 596	307
6		Ottawa Civic HospitalOttawa General Hospital		298 164
8	Toronto	The Hospital for Sick Children	. 762	640
9	Toronto	.St. Ioseph's Hospital	. 485	272
10	Toronto	.St. Michael's Hospital	. 752	358
11	Toronto	. Toronto East General and Orthopaedic Hospital	. 368	206
12 13	Toronto	Toronto General Hospital	. 1393	882 331
10	10.0110	. 10101110 Western 120spream	. 007	001
		GROUP B HOSPITALS		
1	Barrie	. Royal Victoria Hospital	. 134	66
2	Belleville	Belleville General Hospital		69
3	Brantford	.The Brantford General Hospital	. 292	146
4 5	Brockville	. Brockville General Hospital	. 177	61
5	Chatham	. Public General Hospital	. 155	45
6	Compyell	St. Joseph's Hospital. Cornwall General Hospital.	. 119	31 73
8		. Hotel Dieu Hospital		67
9		LaVerendrye Hospital		48
10	Fort William	. McKellar Ğeneral Hospital	. 207	103
11	Galt	.South Waterloo Memorial Hospital	. 169	69
12		.Guelph General Hospital		69
13	Guelph	St. Joseph's Hospital	. 168	84 165
14 15	Kirkland Lake	St. Joseph's Hospital	103	62
16		. Kitchener-Waterloo Hospital.		164
17	Kitchener	.St. Mary's Hospital	. 121	54
18	Niagara Falls	.The Greater Niagara General Hospital	. 179	89
19	North Bay	Oueen Victoria Memorial Hospital	. 101	45
20 21	North Bay	Orillia Soldiers' Memorial Hospital	. 116	58 52
22		Oshawa General Hospital		98
23		The Salvation Army Grace Hospital		16
24	Ottawa	.St. Louis-Marie de Montfort Hospital	. 245	86
25		. General and Marine Hospital		50
26 27	Peterbaranah	General HospitalThe Peterborough Civic Hospital	. 156	78 107
28	Peterborough	St. Joseph's Hospital.	180	90
29	Port Arthur	The General Hospital of Port Arthur	219	107
30	Port Arthur	.St. Joseph's General Hospital	. 186	93
31	Port Colborne	Port Colborne General Hospital	. 100	46
32	St. Catharines	The St. Catharines General Hospital	. 165	82 67
33 34		. Hotel Dieu Hospital		42
35	Sarnia	St. Joseph's Hospital	. 148	61
36	Sarnia	.Sarnia General Hospital		56
37		Norfolk General Hospital		51
38 39		Stratford General Hospital		93 81
40	Sudbury	Sudbury General Hospital	208	67
41		Tillsonburg District Memorial Hospital		50
42	Timmins	.St. Mary's Hospital	. 103	51
43		. Canadian Mothercraft Centre		
44 45		.Lockwood Clinic		96
46		Salvation Army Grace Hospital		15
47	Toronto	. Women's College Hospital	. 142	71
48	Welland	. Welland County General Hospital	. 123	61
49		Humber Memorial Hospital		20
50 51		. Hotel Dieu of St. Joseph's Hospital		170 127
52		Salvation Army Grace Hospital		66
02				
		GROUP C HOSPITALS		
1	Alliston	.Stevenson Memorial Hospital	. 32	15
2	Almonte	Rosamond Memorial Hospital	. 15	6
3		Arnprior and District Memorial Hospital		17 11
4	Aukukaii	Atikokan General Hospital	. 13	11

			Total	Public- Ward
Item	Location	Name	Bed Capacity	Bed Capacity
5		St. Joseph's General Hospital		27:
6		Bowmanville Hospital		15 20
7 8	Brampton	Bracebridge Memorial Hospital		19
9	Brockville	St. Vincent de Paul Hospital	85	26
10	Chapleau	Lady Minto Hospital	27	22
11 12	Chesley	Chesley and District Memorial Hospital	19	9 14
13	Cobourg	Cobourg General Hospital Association	38	19
14	Cochenour	Margaret Cochenour Memorial Hospital	13	10
15	Cochrane	Lady Minto Hospital	47	33
16 17	Collingwood	General and Marine Hospital	65	24 11
18	Dunnville	Haldimand War Memorial Hospital	41	17
19	Durham	Durham Memorial Hospital	16	8
20	Espanola	Espanola General Hospital	17	12
21 22		South Huron and District Hospital		. 12
23		Douglas Memorial Hospital		35
24	Geraldton	Little Long Lac Hospital	23	17
25	Goderich	Alexandra Marine and General Hospital	58	29
26 27		West Lincoln Memorial Hospital		14 38
28		Hanover Memorial Hospital.		5
29	Hawkesbury	Notre-Dame Hospital	15	7
30	Hearst	St. Paul's Hospital	56	47
31 32	Huntsville	Huntsville District Memorial Hospital	26 56	14 28
33	Iroquois Falls	Anson General Hospital.	30	17
34	Kenora	Kenora General Hospital	59	31
35		St. Joseph's Hospital		35
36 37	Kincardine	Kincardine General HospitalLeamington and District Memorial Hospital	32 51	9 21
38	Lindsay	The Ross Memorial Hospital	. 60	26
39	Listowel	Memorial Hospital	38	19
40		St. Joseph's General Hospital		19
41 42	Markdale	Centre Grey General Hospital	24	10 6
43		Mattawa General Hospital.		22
44	Meaford	Meaford General Hospital	29	12
45	Midland	St. Andrew's Hospital	42	21
46 47	Nour Lielzord	Louise Marshall Hospital Limited	20 40	10 24
48	Newmarket	The York County Hospital Corporation	55	27
49	Niagara (Lincoln County)	Niagara Cottage Hospital	27	12
50	Oakville	Oakville-Trafalgar Memorial Hospital	51	21 9
51 52	Palmerston	Lord Dufferin Hospital		10
53	Paris	The Willett Hospital	57	24
54	Parry Sound	St. Joseph's Hospital	59	33
55	Parry Sound	The Parry Sound General Hospital	70 82	32 37
56 57	Penetanguishene	Pembroke Cottage Hospital Association	18	9
58	Perth	The Great War Memorial Hospital of Perth District	49	16
59	Petrolia	Charlotte Eleanor Englehart Hospital	40	9
60		Prince Edward County Hospital		13 23
61 62	Port Perry	The Port Hope Hospital		13
63	Renfrew	Victoria Hospital	71	35
64	St. Marv's	St. Mary's Memorial Hospital	33	16
65	Sault Ste. Marie	Plummer Memorial Public Hospital	66	28 42
66 67	Seaforth	The General Hospital Scott Memorial Hospital Hospital Scott Memorial Hospital Hos	39	19
68	Sioux Lookout	Sioux Lookout General Hospital	39	22
69	Smith's Falls	St. Francis General Hospital	38	13
70	Smith's Falls	Smith's Falls Public Hospital	60 19	30 14
71 72	Southampton	Smooth Rock Falls Hospital		9
73	South Porcupine	Porcupine General Hospital	22	10
74	Strathrov	The General Hospital	50	25
75	Sturgeon Falls	St. Jean de Brebeuf Hospital	89	56
76	Trenton	Trenton Memorial Hospital	68	27
77	Walkerton	County of Bruce General Hospital	34	16
78	Wiarton	Bruce Peninsula and District Memorial Hospital	21	10
79	Winchester	Winchester and District Memorial Hospital	34	17
80		Wingham General Hospital		20
81	Woodstock	Woodstock General Hospital	86	36

GROUP D HOSPITALS

Item	Location	Name	C	Total Bed apacity	Public- ward Bed Capacity
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Bancroft Beardmore Beardmore Burk's Falls Emo Renglehart Haliburton Hawk Junction Hornepayne Lion's Head Mindemoya Nakina Nipigon Port Loring Rainy River Red Lake Richards Landing Thessalon Whitney Wilberforce	ded Cross Outpost ded Cross Car	Hospital	22 17 29 9 6 5 16 7 22 5 14 16 10 14 4 2	12 7 12 15 17 9 6 5 12 7 12 5 10 5 10 10 4 2
		GROUP E HOSPITALS			
1 2	Newton Brook S. Toronto S. H.	t. John's Convalescent Hospital Hillcrest Convalescent Hospital		188	106 23
		GROUP F HOSPITALS			
1 2 3 4 5 6	London S Ottawa S Toronto C Toronto T	t. Peter's Infirmary	ncurables	208 212 270 516	152 164 180 238 413 318
		GROUP G HOSPITAL			
1 2 3 4 5 6 7 8 9 10 11 12	Fort William	Brantford General Hospital (Chroni McKellar General Hospital (Chroni Misericordia Hospital (Chronic Pati Hamilton General Hospital (Chronic St. Mary's-of-the-Lake Hospital Kitchener-Waterloo Hospital (Chronic Patients) Parkwood Hospital for Incurables Fine Perley Home for Incurables Victoria Hospital (Chronic Patients) Memorial Hospital (Chronic Patients) The Home for Incurable Children	c Patients Unit) lents Unit) c Patients Unit) nic Patients Unit) Unit) ts Unit)	34 31 198 115 48 145 117 36 59	41 34 31 198 92 48 112 85 28 42 34 124
		GROUP H HOSPITAL			
1	Toronto	Brookside Hospital		. 21	. 10
		REVOCATION			
	2. Ontario Regulations 201/5	2, 218/52, 256/52, 305/52, 6/53 and	d 224/53 are revoked	l.	
(919)					20

THE MORTMAIN AND CHARITABLE USES ACT

O. Reg. 65/54. Licences and Fees. New. Made—6th May, 1954. Filed—7th May, 1954.

REGULATIONS MADE UNDER THE MORTMAIN AND CHARITABLE USES ACT

LICENCES

- 1. (1) Subject to subregulation 2, licences under the Act issued to a corporation shall be
 - (a) (i) for a period of 15 years, or
 - (ii) for a period of 30 years,

from the date thereof, to acquire, hold and assure land in mortmain necessary for its actual use and occupation or to carry on its undertaking to the value of the land set out therein,

- (b) to acquire in mortmain, to hold in perpetuity and to assure in mortmain land necessary for its actual use and occupation or to carry on its undertaking to the value of the land set out therein, or
- (c) to acquire in mortmain, to hold in perpetuity and to assure in mortmain land specifically described therein.
- (2) A licence under the Act issued to a corporation without share capital shall comply with the provisions of clause c of subregulation 1.

APPLICATION FOR A LICENCE

- 2. (1) An application by a corporation for a licence under the Act shall
 - (a) set out
 - (i) its corporate name,
 - (ii) the name of the jurisdiction under the laws of which the corporation was incorporated,
 - (iii) the date and manner of its incorporation,
 - (iv) the place where its head office is situated,
 - (v) whether its existence is limited by statute or otherwise, and if so, the date when its existence expires, and whether its existence may be lawfully extended,
 - (vi) whether it is a valid and subsisting corporation,
 - (vii) whether it has capacity to hold land, and if so, the conditions if any, under which land is to be held,
 - (viii) if a licence complying with sub-clause i of clause a, or sub-clause ii of clause a, or clause b, of subregulation 1 of regulation 1 is desired, a request to that effect, as the case may be, together with a statement of the period of the licence and the maximum value of the land to be held,

- (ix) if a licence complying with clause c of subregulation 1 of regulation 1 is desired, a request to hold certain land giving a metes and bounds description of the land:
- (b) be dated;
- (c) be under the seal of the corporation; and
- (d) be signed by 2 officers of the corporation.
- (2) If the request is for a licence complying with clause c of subregulation 1 of regulation 1, the application shall be accompanied by
 - (a) the consent of the present owner of the land,
 - (b) a registrar's abstract of title covering the past 40 years, or a solicitor's certificate of title, establishing ownership of the land in the present owner, and
 - (c) an independent valuation of the land.
 - (3) The application shall be accompanied by
 - (a) an affidavit by a witness to the execution of the application verifying the signatures to the application and the impression of the seal of the corporation,
 - (b) an affidavit by an officer of the corporation verifying the statements contained in the application,
 - (c) a certified copy of the resolution of the directors of the corporation authorizing the application, and
 - (d) a copy of the special Act, letters patent or articles of association or other constating instrument, and amendments thereto, if any, creating the corporation, certified by the proper officer of the incorporating jurisdiction who is authorized to so certify, except copies of any of these documents that have been filed previously with the Provincial Secretary.

FEES

- 3. Fees payable for a licence under the Act shall
 - (a) in the case of a licence complying with subclause i of clause a of subregulation 1 of regulation 1,
 - (i) where the value of the land set out in the licence is not in excess of \$100,000, a fee of \$100,
 - (ii) where the value of the land set out in the licence is in excess of \$100,000 but not in excess of \$500,000, a fee of \$100 plus 50 cents for each \$1,000 in excess of \$100,000,
 - (iii) where the value of the land set out in the licence is in excess of \$500,000 but not in excess of \$1,000,000, a fee of \$300 plus 25 cents for each \$1,000 in excess of \$500,000, and
 - (iv) where the value of the land set out in the licence is in excess of \$1,000,000, a fee of \$425 plus 10 cents for each \$1,000 in excess of \$1,000,000;

- (b) in the case of a licence complying with subclause ii of clause a of subregulation 1 of regulation 1, a fee according to clause a plus 50 per cent thereof;
- (c) in the case of a licence complying with clause b of subregulation 1 of regulation 1, a fee according to clause a plus 100 per cent thereof;
- (d) in the case of a licence complying with clause c of subregulation 1 of regulation 1, a fee based on the value of the land at the date of the application for the licence and according to clause a plus 50 per cent thereof, subject to clause e;
- (e) in the case of a licence complying with clause c of subregulation 1 of regulation 1 issued to a corporation without share capital which has objects of a religious or other charitable nature, a fee of 25 per cent of the fee set out in clause d.

(937)

THE CORPORATIONS ACT, 1953

O. Reg. 66/54. General Regulations. New and Revoking O. Regs. 59/54. Made—6th May, 1954. Filed—7th May, 1954.

REGULATIONS MADE UNDER THE CORPORATIONS ACT, 1953

INTERPRETATION

- 1. In these regulations, "mining syndicate" means a company incorporated under the Act
 - (a) with an authorized capital not exceeding \$35,000 divided into shares of a par value of \$1 each,
 - (b) with the objects set out in regulation 21, and
 - (c) whose existence is limited by its letters patent to a term of 3 years.

INCORPORATION

- 2. An application for incorporation of a company shall be in Form 1.
- 3. An application for incorporation of a corporation without share capital shall be in Form 2.
- 4. Where the objects for which a company is to be incorporated include the doing of any of the acts prohibited by section 28 of *The Pharmacy Act*, a majority of the applicants for incorporation shall be duly registered as pharmaceutical chemists under that Act.

NAME

5. Where the name of a corporation to be incorporated is the same as or similar to the name of any known corporation so as to be, in the opinion of the Provincial Secretary, likely to deceive, the name of the corporation to be incorporated shall contain such variation from that of the known corporation as the Provincial Secretary may determine.

- 6. Where the authorized capital of a public company is decreased by supplementary letters patent by the cancellation or consolidation of issued shares and a number of the share certificates of the company is in the hands of the public and cannot be promptly surrendered, the name of the company shall be changed by prefixing some distinctive word thereto.
- 7. The name of a corporation shall not be too general in character unless the name has become established by a long and continuous prior user.
- 8. The name of a corporation shall not consist of initials unless some distinctive word or some word indicative of the objects of the corporation is included in the name.
- 9. (1) Where the name of a subsidiary is the same as or similar to the name of its holding company and the holding company is incorporated in a jurisdiction outside Canada, the name of the subsidiary shall include the word CANADA, CANADIAN or ONTARIO.
- (2) Where the name of a subsidiary is the same as or similar to the name of its holding company and the holding company is incorporated in any jurisdiction in Canada, the name of the subsidiary shall include the name of a region, municipality or locality or a word descriptive thereof.
- 10. The word AMALGAMATED shall not be included in the name of a corporation unless the corporation is an amalgamated corporation resulting from the amalgamation of two or more corporations.
- 11. The word HOUSING shall not be included in the name of a corporation unless
 - (a) the corporation is sponsored by or connected with the Government of Canada or the Government of Ontario, or
 - (b) the shares of the corporation are owned by a municipality in Ontario.
- 12. The name of a company shall not have included therein the word VETERAN or any abbreviation or derivation thereof unless there has been a long and continuous prior user of the name.
- 13. The name of a company to which Part IV of the Act applies shall include the word MINES, MINING, MINERALS, EXPLORERS, EXPLORATION, PETROLEUM, OIL or GAS or any combination of two or more of those words.
- 14. The name of a mining syndicate shall include the words MINING SYNDICATE.
- 15. The name of a fraternal society incorporated under section 187 of the Act shall include the words FRATERNAL SOCIETY.
- 16. The name of a pension fund or employees' mutual benefit society incorporated under section 196 of the Act shall include the words PENSION FUND SOCIETY or EMPLOYEES' MUTUAL BENEFIT SOCIETY and the name in whole or in part of the parent corporation.
- 17. Where a person has reserved a name and at the expiration of the period for which the name has been reserved no corporation under that name or a similar name has been incorporated, no person shall apply for the reservation of the name or a similar name until the expiration of one year thereafter.

OBJECTS

18. The objects of a corporation shall not include that of horse racing or that of dog racing.

- 19. The objects of a private company incorporated under subsection 2 of section 3 of the Act shall be limited to the objects set out therein and the letters patent or supplementary letters patent of the company shall withhold all the powers set out in subsection 1 of section 22 of the Act.
- 20. The objects of a company to which Part IV of the Act applies shall be
 - (a) (i) to acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and
 - (ii) to take, acquire and hold as consideration for ores, metals or minerals sold or otherwise disposed of or for goods supplied or for work done by contract or otherwise, shares, debentures or other securities of or in any other company having objects similar, in whole or in part, to those of the company hereby incorporated and to sell and otherwise dispose of the same; or
 - (b) (i) to acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, including oil and gas lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, including oil and gas, whether belonging to the company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and
 - (ii) to take, acquire and hold as consideration for ores, metals or minerals, including oil and gas, sold or otherwise disposed of or for goods supplied or for work done by contract or otherwise, shares, debentures or other securities of or in any other company having objects similar, in whole or in part, to those of the company hereby incorporated and to sell and otherwise dispose of the same.
- 21. The objects of a mining syndicate shall be as follows:

Within the Province of Ontario and not elsewhere:

- (a) to prospect for, acquire, own, lease, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits and to sell or otherwise dispose of the same or any part thereof or interest therein; and
- (b) to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine and otherwise treat ores, metals and minerals belonging to the company, to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein.
- 22. The objects of a corporation to which Part V of the Act applies shall contain as the first word thereof the word CO-OPERATIVELY.
- 23. (1) Where the objects of a corporation, other than a corporation commonly known as a service club, are in whole or in part of a social nature, the letters patent or supplementary letters patent of the corporation shall limit the location of

- (a) its activities,
- (b) its clubhouse or premises, or
- (c) both.
- (2) Where the objects of a corporation are in whole or in part of a social nature, the letters patent or supplementary letters patent of the corporation shall contain the following:

And it is hereby ordained and declared that the corporation is prohibited from occupying and using a house, room or place as a club to which subparagraph ii of paragraph b of subsection 1 of section 226 of the *Criminal Code* (Canada) is by that subparagraph made not applicable; and if it is made to appear to the satisfaction of the Provincial Secretary that the corporation purports so to use a house, room or place, these letters patent may be cancelled by and in the discretion of the Lieutenant-Governor;

And it is hereby further ordained and declared that if it is made to appear to the satisfaction of the Provincial Secretary that the premises occupied by the corporation are equipped, guarded or otherwise constructed or operated so as to hinder or prevent lawful access to and inspection of such premises by police or fire officers or are found fitted or provided with any means or contrivance for playing any game of chance or any mixed game of chance and skill, gaming or betting or with any device for concealing, removing or destroying such means or contrivance, these letters patent may be cancelled by and in the discretion of the Lieutenant-Governor.

- 24. (1) In subregulation 2, "war veteran" means a person who served in the armed forces of any country while that country was in a state of war.
 - (2) Where
 - (a) the name of a corporation without share capital includes the word VETERAN or any abbreviation or derivation thereof, or,
 - (b) the objects of the corporation include the promotion of interests of war veterans,

the letters patent of the corporation shall provide that at least 95 per cent of the members of the corporation shall at all times be war veterans.

CAPITAL

- 25. The par value of shares with par value shall be
 - (a) any multiple of 5 cents but not less than 20 cents and not more than 95 cents, or
 - (b) \$1, or
 - (c) any multiple of \$1.
- 26. (1) In this regulation,
 - (a) "total aggregate capital" means the total of the aggregate capitals of all the classes of shares of a company;
 - (b) "aggregate capital" means
 - (i) with respect to a class of shares with par value, the product of the number of shares of that class multiplied by the par value thereof,

- (ii) with respect to a class of shares without par value where the aggregate consideration exceeding which all the shares of that class may not be issued is set out in the letters patent or supplementary letters patent, the amount of the aggregate consideration,
- (iii) with respect to a class of shares without par value where the consideration exceeding which each share of that class may not be issued is set out in the letters patent or supplementary letters patent, the product of the consideration multiplied by the number of shares of that class, and
- (iv) with respect to a class of shares without par value where no aggregate consideration exceeding which all the shares of that class may not be issued, or where no consideration exceeding which each share of that class may not be issued, is set out in the letters patent, the product of the number of shares of that class multiplied by \$100.
- (2) Where a company has one or more classes of preference shares and the preferences, rights, conditions, restrictions, limitations or prohibitions attaching to the class or classes of the preference shares condition, restrict, limit or prohibit the right to vote, the aggregate capital of the class of shares, or the total of the aggregate capitals of the classes of shares, shall not exceed 90 per cent of the total aggregate capital of the company.
- 27. The consideration for the issue of the shares of a mining syndicate shall not exceed in amount or value \$1 for each share.
- 28. If a company has more than one class of preference shares, the classes of preference shares shall be designated in order of priority in a numerical or alphabetical sequence but not in a combination thereof.
- 29. Where the preferences, rights, conditions, restrictions, limitations or prohibitions attaching to preference shares of a class prohibit the right to vote, the word NON-VOTING shall form part of the designation of that class of preference shares.
- 30. Where the preferences, rights, conditions, restrictions, limitations or prohibitions attaching to preference shares of a class with par value confer upon the holders thereof a preference or right over the holders of shares of another class of shares, whether preference or common, in respect of dividends, the rate of the preferential dividends shall not
 - (i) exceed 10 per cent per annum of the par value of that class of preference shares;
 - (ii) be less than 1 per cent per annum of the par value of that class of preference shares during the period of 5 years immediately following the authorization of that class; and
 - (iii) be less than 3 per cent of the par value of that class of preference shares after the expiration of the period of 5 years following the authorization of that class.
- 31. The preferences, rights, conditions, restrictions, limitations or prohibitions attaching to preference shares of a class shall not prohibit the payment of dividends to the holders of that class of shares.

- 32. Where the preferences, rights, conditions, restrictions or prohibitions attaching to preference shares of a class provide for the payment of a premium in the case of repayment of capital, redemption or purchase for cancellation, then, in any of such cases, the premium shall not exceed 20 per cent of the par value of that class of preference shares.
- 33. Where the preference shares of a class have attached thereto conditions, restrictions or limitations on the right to vote, the preferences, rights, conditions, restrictions or limitations attaching to that class of preference shares shall not condition, restrict or limit the right to vote
 - (a) if the preferences, rights, conditions, restrictions, limitations or prohibitions confer upon the holders thereof a preference or right in respect of cumulative dividends,
 - (i) when the dividends have not been paid for a period aggregating 2 years; and
 - (ii) until all arrears of the dividends have been paid; and
 - (b) if the preferences, rights, conditions, restrictions, limitations or prohibitions confer upon the holders thereof a preference or right in respect of non-cumulative dividends,
 - (i) when the dividends have not been paid for a period of 2 consecutive years; and
 - (ii) until the dividends have been paid for a period of 2 consecutive years.
- 34. Where preference shares of a class have attached thereto conditions, restrictions, limitations or prohibitions on the right to vote, the preferences, rights, conditions, restrictions, limitations or prohibitions attaching to that class of preference shares shall provide that the holders of that class shall be entitled to notice of meetings of shareholders called for the purpose authorizing the dissolution of the company or the sale of its undertaking or a substantial part thereof.

SUPPLEMENTARY LETTERS PATENT

- 35. An application by a company for the issue of supplementary letters patent shall
 - (a) set out
 - (i) the name of the company,
 - (ii) the date and manner of incorporation of the company,
 - (iii) where the application is under clauses c to i of subsection 1 of section 33 of the Act, the authorized capital and the issued capital of the company,
 - (iv) that the company is not in default in filing its annual returns under The Companies Information Act or a predecessor of that Act or The Corporations Information Act, 1953,
 - (v) where the application is under clauses a to n of subsection 1 of section 33 of the Act, that the application has been authorized by a special resolution,
 - (vi) where the application is under clauses o to r of subsection 1 of section 33 of the Act, that the application has been authorized as required by subsection 3 of section 33 of the Act,

- (vii) where the application is under clause c of subsection 1 of section 33 of the Act, that the authorized capital of the company is insufficient for the purposes of the company and that the proposed increase is considered by the company to be requisite for the due carrying out of its undertaking,
- (viii) where the application is under clause d of subsection 1 of section 33 of the Act, that the decreased capital is sufficient for the due carrying out of the undertaking of the company and that the decrease is necessary by reason of either the company's having an excess of capital or an impairment of capital, and
 - (ix) where the application is under any other clause or clauses of subsection 1 of section 33 of the Act, that the supplementary letters patent are not desired for any improper purpose and are necessary and expedient in the interest of the company;
- (b) be dated;
- (c) be under the seal of the company; and
- (d) be signed by 2 officers of the company.
- 36. An application by a corporation without share capital for the issue of supplementary letters patent shall
 - (a) set out
 - (i) the name of the corporation,
 - (ii) the date and manner of incorporation of the corporation,
 - (iii) that the corporation is not in default in filing its annual returns under The Companies Information Act or a predecessor of that Act or The Corporations Information Act, 1953,
 - (iv) where the application is under clauses a to d of subsection 1 of section 113 of the Act, that the application has been authorized by a special resolution,
 - (v) where the application is under clauses e to g of subsection 1 of section 113 of the Act, that the application has been authorized as required by subsection 3 of section 113 of the Act, and
 - (vi) that the supplementary letters patent are not desired for any improper purpose and are deemed necessary and expedient in the interest of the corporation;
 - (b) be dated;
 - (c) be under the seal of the corporation; and
 - (d) be signed by 2 officers of the corporation.

SURRENDER OF CHARTER

37. The letters patent or supplementary letters patent of a private company may provide that an application for an order accepting the surrender of the charter of the company may be authorized at a general meeting of its shareholders duly called for that purpose by a majority of the votes cast thereat or by at least 50 per cent of the votes of all shareholders entitled to vote at the meeting.

- 38. (1) An application for an order accepting the surrender of the charter of a corporation shall
 - (a) set out
 - (i) the name of the corporation,
 - (ii) the date of incorporation of the corporation,
 - (iii) that the corporation is not in default in filing its annual returns under The Companies Information Act or a predecessor of that Act or The Corporations Information Act, 1953,
 - (iv) that the surrender of its charter has been authorized by a majority of the votes cast at a meeting of its shareholders or members duly called for that purpose or by such other vote as the letters patent or supplementary letters patent of the corporation provide, as the case may be,
 - (v) that it has parted with its property by distributing its property rateably among its shareholders or members according to their rights or interests in the corporation,
 - (vi) that it has no debts, obligations or liabilities or that its debts, obligations or liabilities have been duly provided for or protected or that its creditors or other persons having interests in its debts, obligations or liabilities consent, as the case may be,
 - (vii) that there are no proceedings pending in any court against it, and
 - (viii) that it has given notice of its intention to surrender its charter by publication once in The Ontario Gazette and once in a newspaper published at or as near as may be to the place where the corporation has its head office;
 - (b) be dated;
 - (c) be under the seal of the corporation; and
 - (d) be signed by 2 officers of the corporation.
- (2) Where a shareholder or member is unknown or his whereabouts is unknown and the corporation has delivered or conveyed his share of the property to the Public Trustee to be held in trust for him, or where a creditor is unknown or his whereabouts is unknown and the corporation has paid to the Public Trustee an amount equal to the amount of the debt due to the creditor to be held in trust for the creditor, or both, as the case may be, the application shall set out a statement to that effect and the application shall be accompanied by a duplicate original, or a notarial copy, of the agreement with the Public Trustee.

TERMINATION OF CORPORATE EXISTENCE

39. An application by a corporation for an order under section 327 of the Act shall comply *mutatis mutandis* with the provisions of regulation 38.

MISCELLANEOUS

40. Where the letters patent or supplementary letters patent of a corporation provide that the directors of the corporation shall be elected for a term of more than 1 year, the term shall be an integral number of years not exceeding 5.

- 41. (1) Notice of a by-law passed under section 114 of the Act to be filed with the Provincial Secretary shall be signed manually by a director or officer of the corporation.
- (2) Notice of a resolution requiring the voluntary winding up of a corporation to be filed with the Provincial Secretary shall be signed manually by a director or officer of the corporation or by the liquidator.
- (3) Notice to be filed with the Provincial Secretary under subsection 2 of section 278 of the Act shall be signed manually by the liquidator.
 - (4) Notice of a special resolution of a corporation
 - (a) changing the location of its head office, or
 - (b) increasing or decreasing the number of its directors.

to be filed with the Provincial Secretary shall be signed manually by a director or officer of the corporation.

EXTRA-PROVINCIAL CORPORATIONS

- 42. In regulations 44 and 46 and in Schedule 2, "further licence" means a licence under Part IX of the Act issued to a corporation to which a licence under that Part or a predecessor of that Part has previously been issued and is still in force.
- 43. Any corporation incorporated under the law of the Province of Quebec shall be exempt from the provisions of Part IX of the Act.
- 44. Except where a further licence is issued to a corporation,
 - (a) if the corporation has changed its name, authorizing the corporation under its new name to exercise in Ontario the powers contained in its previous licence, or
 - (b) extending the powers which the corporation may exercise in Ontario,

every licence issued under Part IX of the Act shall set out the amount of capital which the corporation may use in Ontario.

- 45. (1) An application by an extra-provincial corporation for a licence under Part IX of the Act shall
 - (a) set out
 - (i) its corporate name,
 - (ii) the name of the jurisdiction under the laws of which the corporation was in corporated,
 - (iii) the date and manner of its incorporation,
 - (iv) the place where its head office is situated,
 - (v) whether its existence is limited by statute or otherwise, and if so, the date its existence expires, and whether its existence may be lawfully extended,
 - (vi) whether it is a valid and subsisting corporation,
 - (vii) whether it has capacity to carry on business in Ontario,
 - (viii) whether it has capacity to hold land, and if so, the conditions, if any, under which land is to be held,

- (ix) its authorized powers in full,
- (x) the powers which it desires to exercise in Ontario:
- (xi) the amount of its authorized capital and whether the capital is divided into shares, and if so, how,
- (xii) the amount of its subscribed capital,
- (xiii) the amount of its paid-up capital,
- (xiv) the amount of capital which the corporation desires authority to use in Ontario,
- (xv) its head office or other chief place of business in Ontario,
- (xvi) that it has authorized the making of the application,
- (xvii) that it has duly appointed an attorney for service of process, and
- (xviii) the name, description and place of residence of the attorney;
- (b) be dated;
- (c) be under the seal of the corporation; and
- (d) be signed by 2 officers of the corporation.
- (2) The application shall be accompanied by
 - (a) an affidavit by a witness to the execution of the application verifying the signatures to the application and the impression of the seal of the corporation,
 - (b) an affidavit by an officer of the corporation
 - (i) verifying the statements contained in the application, and
 - (ii) setting out that, to the best of his knowledge and belief, the name of the corporation is not objectionable upon any public grounds and is not the same as or similar to the name of any known corporation, association, partnership, individual or business so as to be likely to deceive,
- (c) a certified copy of the resolution of the directors of the corporation authorizing the application,
- (d) a copy of the special Act, letters patent or articles of association or other constating instrument, and amendments thereto, if any, creating the corporation certified by the proper officer of the incorporating jurisdiction who is authorized to so certify,
- (e) a power of attorney appointing a person resident in Ontario, or a company having its head office in Ontario, to be the attorney and representative in Ontario of the corporation, and
- (f) the consent of the attorney to act as such together with an affidavit verifying the execution of the consent.
- (3) The power of attorney mentioned in clause e of subregulation 2 shall
 - (a) include words expressly authorizing the attorney to act as such, and to sue and to be sued, plead and be impleaded in any court in Ontario, and generally on behalf of the corporation and within Ontario to accept

service of process and to receive all lawful notices, and, for the purposes of the corporation, to do all acts and to execute all deeds and other instruments relating to the matters within the scope of the power of attorney, and

- (b) provide that, until due lawful notice of the appointment of another and subsequent attorney has been given to and accepted by the Provincial Secretary, service of process or of papers and notices upon the person or company mentioned in the original or other power last filed with the Provincial Secretary shall be accepted by the corporation as sufficient service in the premises.
- 46. (1) An application by an extra-provincial corporation for a further licence shall
 - (a) set out particulars of any previous licence or licences, issued to it under Part IX of the Act or a predecessor of that Part, which are still in force, and
 - (b) comply with the provisions of regulation 45,

but it shall not be necessary to set out in the application any of the information required by clause a of subregulation 1 of regulation 45 in respect of which there has been no change from that set out in the application for the previous licence under Part IX or a predecessor of that Part and it shall not be necessary to file with the application for the further licence any of the documents mentioned in clauses d, e and f of subregulation 2 of regulation 45 that have been filed with the application for the previous licence.

FEES

- 47. In Schedule 1, "aggregate capital" means the total of the amounts computed as follows:
 - (a) with respect to shares with par value the amount obtained by multiplying the number of the shares by the par value thereof or by 50 cents, whichever is the greater,
 - (b) with respect to shares without par value where the aggregate exceeding which all the shares may not be issued is set out in the letters patent, the amount of the aggregate consideration or the amount obtained by multiplying the number of shares by 50 cents, whichever is the greater;
 - (c) with respect to shares without par value where the consideration exceeding which each share may not be issued is set out in the letters patent, the amount obtained by multiplying the number of shares by the consideration or by 50 cents, whichever is the greater;
 - (d) with respect to shares without par value where no aggregate consideration exceeding which all the shares may not be issued, or where no consideration exceeding which share may not be issued, is set out in the letters patent, the amount obtained by multiplying the number of shares by \$100; and
 - (e) with respect to issued shares without par value resulting from a change of issued shares with par value or a subdivision of issued shares without par value, the amount of capital set against the issued shares without par value resulting from the change or subdivision or the amount obtained by multiplying the number of shares resulting from the change or subdivision by \$1, whichever is the greater.

- 48. The fees set out in Schedule 1 shall be paid on applications, returns, filings, and all transactions under Parts I to VIII of the Act.
- 49. The fees for licences under Part IX of the Act shall be those set out in Schedule 2.
- 50. The fees shall be paid to the Treasurer of Ontario.
- 51. No fees shall be payable in respect of searches under item 8, or in respect of copies of documents under item 9, of Schedule 1 by
 - (a) any department of the Government of Ontario, or any agency, board or commission thereof, including the offices of sheriff, local master of titles and registrar of deeds,
 - (b) any department of government of any other province of Canada or any agency, board or commission thereof,
 - (c) any department of the Government of Canada or any agency, board or commission thereof,
 - (d) any charitable, benevolent or philanthropic organization either within or outside of Ontario,
 - (e) any person or organization residing in the United Kingdom where the request is made by letter, or
 - (f) the police department of any municipality in Ontario.

REVOCATION

52. Ontario Regulations 59/54 are revoked.

FORM 1

The Corporations Act, 1953

APPLICATION FOR INCORPORATION OF A COMPANY

To His Honour The Lieutenant-Governor:

Application of:	
(names in full) of the	of
in the of (county or district)	
(names in full)	of
in theof(county or district)	(calling)
(names in full) of the	of
in theof(county or district)	
of the (names in full)	of
in theof(county or district)	(calling)
of the (names in full)	of

(county or district)

(calling)

....in the..

issue, by letters tions Act, 1953 become sharehold a company and i	nts, hereby apply to patent, a charter und constituting us and ders of the company in support thereof sta	der The Corpora- any others who thereby created te the following:		Signatures of applicants	
1. Each of the years of age.	he applicants is twe	nty-one or more			
*2. The name is	of the company to	be incorporatedLimited.			
3. The object incorporated are	ts for which the co	mpany is to be	*C .: 0 (.) A	6.11	
			*Section 8 of the Act	s as follows:	
		• • • • • • • • • • • • • • • • • • • •	mentary letters pater Governor may give the from its proposed or objects or other pro-	ion for letters patent, supple- tor an order, the Lieutenant- te corporation a name different existing name, may vary the visions of the application and dittions as he deems proper.	
	office of the company of control	in		of subsection 1 of section 18	
the(county or distr	of	in the	if any, into which it i	capital, the classes of shares, s to be divided, the number of	
Province of Onta	rio.		share, or, where the	, and the par value of each shares are to be without par	
5. The author	rized capital of the c	ompany is to be	each share or the ag	tion, if any, exceeding which gregate consideration, if any, ne shares of each class may not	
(if all shares are with par value, state amount of		preferences, rights, c	re to be preference shares, the conditions, restrictions, limita- attaching to them or each		
	pital in dollars or oth	er currency)	class of them.		
divided into **			7. Where the company is to be a private company, a statement to that effect and the restrictions to be placed on the transfer of its shares.		
	of the applicants whithe company are		10. Any other matters that the applicants desire to have included in the letters patent.		
			If the company is to be subject to Part IV, V or VI of the Act, set out a statement to that effect.		
			***Section 19 of the Act	is as follows:	
	and number of shares nd the amount to b		applicant becomes a	oration of a company each shareholder holding the class es stated in the application and is liable to the company for d therefor.	
Applicants	Class and number of shares to be taken	Amount to be paid		r of witness	
			Ac.	the matter of <i>The Corporations</i> , 1953 and of the application	
			and	d others for incorporation asLimited	
			I,(names	in full)	
			of theof	in theof	
,			in the Prov	ince of Ontario,, (calling)	
Dated this	day of	10	make oath and say that:		

1. I was personally present and did see the within application duly signed and executed by	3. The objects for which the corporation is to be incorporated are
	•••••
the applicants thereto.	4. The head office of the corporation is to be situate
2. I know the applicants.3. I am a subscribing witness to the application.	of in the (status of municipality) (name of municipality)
Sworn before me at the ofin the ofthis	(county or district) in the Province of Ontario.
A Commissioner, etc.	5. The names of the applicants who are to be the first directors of the corporation are
Form 2	
The Corporations Act, 1953	**
APPLICATION FOR INCORPORATION OF A CORPORATION WITHOUT SHARE CAPITAL	Dated thisday of, 19
To His Honour The Lieutenant-Governor: Application of:	Signature of witness Signatures of applicants
(names in full)	
in theof, (county or district) (calling)of theof	
(names in full)in theof, (county or district) (calling)	
(county or district) (calling)of (names in full)	*Section 8 of the Act is as follows: 8. On an application for letters patent, supple-
in theof	mentary letters patent or an order, the Lieutenant-Governor may give the corporation a name different from its proposed or existing name, may vary the objects or other provisions of the application and may impose such conditions as he deems proper.
(names in full)	**Subsection 1 of section 109 of the Act is as follows:
in theof, (county or district) (calling) of theof	109(1). Every corporation, except corporations to which Part V or VI applies, shall be carried on without the purpose of gain for its members and
(names in full)in theof	any profits or other accretions to the corporation shall be used in promoting its objects and the letters patent shall so provide, and where a company
(county or district) (calling)	is converted into a corporation, the supplementary letters patent shall so provide.
We, the applicants, hereby apply to Your Honour to issue, by letters patent, a charter under <i>The Corporations Act, 1953</i> constituting us and any others who become members of the corporation without share capital thereby created a corporation without share capital and in support thereof state the following:	AFFIDAVIT OF WITNESS Province of Ontario In the matter of The Corparations Act, 1953 and of the application of
	To Wit: and others for incorporation as
1. Each of the applicants is twenty-one or more years of age.	I, (names in full)
*2. The name of the corporation to be incorporated	of theofin theof
is	in the Province of Ontario,

make oath and say that:

1. I was application	s persona duly sig	ally prese gned and	nt and did se executed by	ee the within
	• • • • • •			
	• • • • • • •			
the applica	nts there	eto.		

- 2. I know the applicants.
 - 3. I am a subscribing witness to the application.

Sworn before me at the	
of in the	(aiguatuma of quitanaa)
of	(signature of witness)

A Commissioner, etc.

SCHEDULE 1

INCORPORATION OF A COMPANY

- 1. On applications for incorporation of companies:
 - (1) COMPANIES

Aggregate capital

Fee

\$40,000 or less but subject to \$100 sub-items 2 and 3

Exceeding \$40,000 but not \$100,000

\$100 plus \$1 for every \$1,000 or fractional part thereof in excess of \$40,000

Exceeding \$100,000 but not \$1,000,000

\$160 plus \$2.50 for every \$10,000 or fractional part thereof in excess of \$100,000

\$100,00

Exceeding \$1,000,000

\$385 plus \$2.50 for every \$10,000 or fractional part thereof in excess of \$1,000,000

RURAL AND CO-OPERATIVE COMPANIES

(2) Where the aggregate capital does not exceed \$25,000 in the cases of rural telephone companies, rural cemetery companies, rural cheese and butter companies, other rural companies of a similar nature and co-operative companies, a fee of \$20 and where the aggregate capital exceeds \$25,000 a fee computed in accordance with sub-item 1.

MINING SYNDICATES

(3) For a mining syndicate, a fee of \$20.

INCORPORATION OF A CORPORATION WITHOUT SHARE CAPITAL

- 2. On applications for incorporation of corporations without share capital:
 - (a) corporations, other than co-operative corporations, where the interest of members is transferable, a fee of \$100,
 - (b) other corporations, a fee of \$20.

SUPPLEMENTARY LETTERS PATENT

- 3. On applications by companies for the issue of supplementary letters patent,
 - (a) changing the name of a company, a fee of \$50,
 - (b) increasing or redividing authorized capital or subdividing or changing shares, a fee based on item 1 of this schedule, computed on the difference between the aggregate capital computed after giving effect to the issue of the supplementary letters patent and the aggregate capital immediately prior to the issue of the supplementary letters patent but giving effect to any decrease of authorized capital, as if letters patent were being issued with an aggregate capital equal to the amount of the difference but in no case less than \$100, subject to clause d of this item,
 - (c) for any other purpose, a fee of \$100, subject to clause d of this item,
 - (d) increasing the aggregate capital to not more than \$25,000 or any other purpose where the fee for incorporation would be \$20, a fee of \$20.
- 4. On applications by corporations without share capital for the issue of supplementary letters patent,
 - (a) changing the name of a corporation, a fee of \$10,
 - (b) for any other purpose, the same fee as would be payable upon an application for incorporation.

ORDERS

- 5. On applications for an order,
 - (1) accepting the surrender of a charter except as hereinafter otherwise provided \$20
 - (2) accepting the surrender of the charter of a corporation which may be incorporated for a fee of \$20................\$10
 - (3) terminating the corporate existence of a corporation incorporated otherwise than by letters patent, the same fee as would be payable for an order accepting the surrender of the charter of the corporation if the corporation were incorporated by letters patent
 - (4) under subsection 3 of section 316 of the Act.....
 - (5) rescinding an order made under subsection 3 of section 316 of the Act.... \$10

\$100

\$50

- (6) confirming a by-law authorizing the distribution of the property of a company.....
- (7) reviving corporate powers, a fee equal to 50 per cent of the fees payable,
 - (a) with respect to a company, for incorporation of the company with its present aggregate capital, and
 - (b) with respect to a corporation without share capital, for incorporation of the corporation.

CORRECTION OF ERRORS

6. On an application for the correction of errors in letters patent, supplementary letters patent or an order before publication of notice of the issue thereof in *The Ontario Gazette*, a fee of \$20.

	FILING DOCUMENTS	
7. Fo	or filing,	
(1)	copy of an order of the court with respect to a company	\$5
(2)	copy of an order of the court with respect to a corporation without share capital	\$2
(3)	duplicate original, or certified copy, of charge, mortgage or other instrument of hypothecation or pledge under subsection 1 of section 60 of the Act with respect to a company	\$5
(4)	duplicate original, or certified copy, of charge, mortgage or other instrument of hypothecation or pledge under subsection 1 of section 60 of the Act with respect to a corporation without share capital	\$2
(5)	certificate of filing of such charge, mort- gage or other instrument of hypothecation or pledge	\$1
(6)	certified copy of by-laws and amendments thereto of corporations to which Part V of the Act applies	\$1
(7)	copy of financial statement and of auditor's report of corporations to which Part V of the Act applies	\$1
(8)	copy of by-laws and amendments thereto of a pension fund or employees' mutual benefit society	\$2
(9)	notice of resolution passed for voluntary winding up with respect to a company	\$5
(10)	notice of resolution passed for voluntary winding up with respect to a corporation without share capital	\$2
(11)	notice of liquidator under section 278 of the Act with respect to a company	\$5
(12)	notice of liquidator under section 278 of the Act with respect to a corporation without share capital	\$2
(13)	notice of special resolution changing location of head office of a company	\$5
(14)	notice of special resolution changing number of directors of a company	\$5
	FEES FOR SEARCHES	
ecreta	For searches in the office of the Proving ry in respect of documents on file in his che Act,	ncial office
(a)	personal search in respect of one	

corporation.....\$.25

corporation.....\$1.00

(b) search by letter in respect of one

FEES FOR COPIES

- 9. For copies of documents on file under the Act in the office of the Provincial Secretary,
 - (a) copies of papers-50 cents a fool's-cap page -
 - (b) certified copies of papers—50 cents a fool's-cap page plus 50 cents
 - (c) certified copy of any letters patent, supplementary letters patent or order—\$1 a page with a minimum fee of \$3
 - (d) each additional certified carbon copy of documents referred to in clause c, a fee of one half the fee set out in clause c
 - (e) exemplification of any letters patent of incorporation, supplementary letters patent or order—\$1 a page plus \$5 with a minimum fee of \$8.

SCHEDULE 2

EXTRA-PROVINCIAL CORPORATIONS

- 1. Where the amount of capital which the corporation may use in Ontario authorized by the licence is
 - (1) not in excess of \$40,000, a fee of \$100,
 - (2) in excess of \$40,000 but not in excess of \$100,000, a fee of \$100 plus \$1 for every \$1,000 or fractional part thereof in excess of \$40,000,
 - (3) in excess of \$100,000 but not in excess of \$1,000,000, a fee of \$160 plus \$2.50 for every \$10,000 or fractional part thereof in excess of \$100,000
 - (4) in excess of \$1,000,000, a fee of \$385 plus \$2.50 for every \$10,000 or fractional part thereof in excess of \$1,000,000
 - 2. For a further licence
 - (a) which a corporation may use in Ontario, a fee based on item 1 of this schedule but computed on the amount of the increase,
 - (b) if a corporation has changed its name, authorizing the corporation under its new name to exercise the powers contained in its previous licence a fee of \$50,
 - (c) extending the powers which a corporation may exercise in Ontario a fee of \$100

(938)

May 22nd, 1954

THE INDUSTRIAL STANDARDS ACT

O. Reg. 67/54. Schedule for the Carpentry Industry in the Cornwall Zone. New and Revoking O. Regs. 197 of Consolidated Regulations 1950. Made—6th May, 1954. Filed—7th May, 1954.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
- 2. Regulations 197 of Consolidated Regulations of Ontario 1950 are revoked.
- 3. These regulations come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE CORNWALL ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
- (a) Saturday,
- (b) Sunday,
- (c) New Year's Day,
- (d) Good Friday,
- (e) Dominion Day,
- (f) Labour Day, and
- (g) Christmas Day.

HOURS OF WORK

- 2.(1) The regular working periods for the industry shall be
 - (a) a regular working-week consisting of not more than 40 hours of work to be performed during the regular working-days, and
 - (b) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday, and Friday, between 8 a.m. and 5 p.m.
- (2) Where the work cannot reasonably be performed during the hours prescribed in clause b of subsection 1, it may be performed during any other hours if an employee does not work more [than 8 hours; and this work shall be night work.

SHIFT WORK

- 3.(1) Where the work is performed in two or more shifts, and if an employee works not more than 8 hours in any 24-hour period, the employee shall be deemed to be employed during a regular working-day.
- (2) In all cases governed by subsection 1 no overtime work shall be performed.

(3) Where two or more shifts are worked on the same job, only one shift shall be a day-shift.

MINIMUM RATES OF WAGES

- 4. The minimum rate of wages shall be
 - (a) \$1.80 an hour
 - (i) for work performed during the regular working periods other than on nightshifts, and
 - (ii) for night work, and
 - (b) \$1.90 an hour for work performed during a night-shift.

OVERTIME WORK

- 5. Work performed in the industry
- (a) at any time other than during the working periods prescribed in sections 2 and 3, and
- (b) on a holiday

shall be overtime work.

- 6.(1) No overtime work shall be performed in the industry without a permit from the advisory committee.
- (2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.
- 7. No permit for overtime work shall be issued to any person other than an employer.
- 8. No permit shall be issued by the advisory committee for overtime work on a holiday except
 - (a) in cases of extreme necessity where life or property is jeopardized, or
 - (b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.

RATES OF WAGES FOR OVERTIME WORK

- 9. The rate of wages for overtime work shall be
- (a) \$2.70 an hour for overtime work performed during the 3-hour period immediately following the working period of a regular working-day, and
- (b) \$3.60 an hour for all other overtime work.

ADVISORY COMMITTEE

10. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(946)

21

THE MENTAL HOSPITALS ACT

O. Reg. 68/54. Public Hospital Treatment. Amending O. Regs. 276/51. Made—6th May, 1954. Filed—11th May, 1954.

REGULATIONS MADE UNDER THE MENTAL HOSPITALS ACT

- 1. Regulation 3 of Ontario Regulations 276/51 is revoked and the following substituted therefor:
 - 3. A hospital specified in column 1 shall be paid at the rate prescribed in column 2:

Item	Column 1	Column 2
1 2 3 4 5	A Group A hospital A Group B hospital A Group C hospital A Group D hospital Any other hospital	\$8.00 \$7.25 \$6.50 \$6.50 \$5.75

(947)

THE MILK CONTROL ACT

O. Reg. 69/54. Sale of Milk. New. Made—28th April, 1954. Filed—12th May, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. No distributor shall compel or induce a producer to invest money either directly or indirectly in a dairy plant or equipment in order that such producer may obtain or retain a sale for his milk.

THE MILK CONTROL BOARD OF ONTARIO

7	
A. B. Currey	Chairman
H. E. McCallum	
J. L. Burrows	Member
J. L. DURROWS	Member
	Member

Dated at Toronto, this 28th day of April, 1954.

(Seal)

(968) 21

May 29th, 1954

THE BEES ACT, 1954

O. Reg. 70/54. Registration of Bee-keepers. New and Revoking Regulations 15 of Consolidated Regulations 1950. Made—13th May, 1954. Filed—17th May, 1954.

REGULATIONS MADE UNDER THE BEES ACT, 1954

REGISTER OF BEE-KEEPERS

1. The Provincial Apiarist shall keep a register of all bee-keepers in Ontario showing the name and address of each bee-keeper and the location of each apiary and the number of colonies of bees kept by each beekeeper.

REGISTRATION

- 2.(1) An application for a certificate of registration to keep bees shall be in form 1.
- (2) The fees payable for a certificate of registration shall be \$1 for each apiary but not exceeding \$5 in the aggregate.
 - (3) A certificate of registration shall be in form 2.

RECORDS

- 3.(1) The records kept by every bee-keeper shall show
 - (a) the locations of each apiary,
 - (b) the period of time the apiary is at each location, and
 - (c) The number of colonies in each apiary.
- (2) The records kept by every person who sells bees shall show
 - (a) the name and address of every person to whom he sells bees or package bees,
 - (b) the quantity of bees or package bees sold,
 - (c) the date of shipment of the bees or package bees, and
 - (d) the place from which the bees or package bees were shipped.

RETURNS BY BEE-KEEPERS

- 4.(1) Every person who sells bees shall make a return to the Provincial Apiarist in writing stating the name and address of the buyer, the quantities of bees or package bees sold and the date of shipment of each quantity.
- (2) The return shall be made within 30 days of the date of sale of the bees or package bees.

REPORT OF INSPECTOR

- 5.(1) Subject to subregulation 3, each inspector shall report to the Provincial Apiarist within 10 days of each inspection of an apiary.
 - (2) The report of an inspector shall be in form 3.

(3) Where an inspector finds colonies of bees infected with American foul brood, he shall immediately notify in writing the Provincial Apiarist of the location and number of the colonies so infected and the name and address of the owner.

QUEEN BEE BREEDING AREA

- 6.(1) The Township of Pelee in the County of Essex is designated as a queen bee breeding area.
- (2) No person in the Township of Pelee shall keep bees within ½ mile of any mating station for the breeding of queen bees.
- (3) No person in the Township of Pelee shall ship, receive, transport, keep or use queen bees of any race or strain of bees other than the race and strain maintained at the mating stations.
- (4) The Provincial Apiarist shall not later than the 1st of March in each year notify in writing every person holding a certificate of registration to keep bees in the Township of Pelee of the name of the race and of the strain of bees maintained at the mating stations.
- (5) Where any bee-keeper in the Township of Pelee requires queen bees of a race or of a strain maintained at the mating stations for the purpose of replacing his queen bees, the bee-keeper shall obtain the queen bees at his own expense.

ORDER OF INSPECTOR

7. An order of an inspector under subsection 1 or subsection 2 of section 5 of the Act shall be in form 4.

PERMITS

- 8. A permit under subsection 1 of section 13 of the Act shall be in form 5.
- 9. A permit under section 14 of the Act shall be in form 6.

REVOCATION

10. Regulations 15 of Consolidated Regulations of Ontario 1950 are revoked.

FORM 1

The Bees Act. 1954

APPLICATION FOR A CERTIFICATE OF REGISTRATION TO KEEP BEES

To the Provincial Apiarist, Ontario Agricultural College, Guelph, Ontario.

(name	of	app	licant)
-------	----	-----	--------	---

(address of applicant) following facts are stated:

I,.....

1. I am the owner or person in possession of (state number) Colonies.

2. I am the owner or person in possession of (state number) apiaries located as follows:

Apiary Location	County	Township	Con- cession	Lot
1				
2				
3				

(For additional apiaries list the information required above on the back of this application)

3. I enclose the prescribed fee of \$..... payable to the Treasurer of Ontario.

(signature of applicant)

FORM 2

The Bees Act, 1954

CERTIFICATE OF REGISTRATION TO KEEP BEES

is registered under *The Bees Act, 1954*, and the regulations to keep bees for the year ending with the 31st of May, 19...

Dated at Guelph, Ontario, this.....day ofday

Registered Number.....

(Provincial Apiarist)

FORM 3

The Bees Act, 1954

REPORT OF INSPECTOR

I Inspected the apiaries of bee-keepers at the locations on the dates shown, with the results stated, as follows:

Inspec-	Date of Inspec-			Lo	Location of Apiary			Numb Live C	ER OF OLONIES	Nume Dead C	Name of As-
tion	tion	Name	Ad- dress	Coun-	Town- ship	Con. or street	Lot or street no.	In- spected	De- stroyed	In- spected	sistant (if any)
1											
2											
3											
4											
5											
6						- 1					

(signature of inspector)

FORM 4

The Bees Act, 1954

ORDER OF INSPECTOR UNDER SECTION 5 OF THE ACT

To(name of bee-keeper)	٠.
(address)	

I found (see Note)

- (a) disease of a virulent type exists in the bees,
- (b) disease not of a virulent type exists in the bees,
- (c) causal organisms of disease of a virulent type exist in or on hives or equipment pertaining to the keeping of bees,
- (d) causal organisms of disease not of a virulent type exist in or on hives or equipment pertaining to the keeping of bees.

Under subsection............of section 5 of the Act,
(insert 1 or 2)
you are hereby ordered

(state whether to disinfect the bees, hives or	(address)
equipment and give description and give manner	(state whether to receive or transport) bees other than package bees or used hives or used
disinfection, or to destroy by fire the bees, hives	equipment pertaining to the keeping of bees obtained from outside of Ontario described as follows:
or equipment and give description)	
This order shall be complied with on or before theday of	
Dated at day of , Ontario, this	(state location at which bees, used hives or used
(signature of inspector)	equipment are to be received)
Note: Strike out clause or clauses not applicable and initial deletions.	I am satisfied that such bees are free from disease and that such used hives or used equipment are not infected.
Form 5	Dated at Ontario Agricultural College, Guelph, Ontario, this day of 19 .
The Bees Act, 1954	(Provincial Apiarist)
UNDER SUBSECTION 1 OF SECTION 13 OF THE ACT	(997) 22
PERMIT NO	
Under subsection 1 of section 13 of <i>The Bees Act</i> , 1954, this permit is issued to	THE INDUSTRIAL STANDARDS ACT
(address)	O. Reg. 71/54. Schedule for the Plumbing and Heating Industry in the London Zone.
(state whether to sell or remove or cause to be removed)	New. Made—13th May, 1954. Filed—18th May, 1954.
from his premises, the bees, hives or equipment pertaining to the keeping of bees described as follows:	
	REGULATIONS MADE UPON THE RECOM- MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT
	1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
(insert bees, hives or equipment, as the case may be) were inspected and found to be free from disease or	2. These regulations come into force on the tenth day after the publication thereof in The Ontario Gazette under <i>The Regulations Act</i> .
infection. This permit expires with theday of	SCHEDULE FOR THE PLUMBING AND HEATING INDUSTRY IN THE LONDON ZONE
19	
Dated at Ontario Agricultural College, Guelph, Ontario, thisday of19	INTERPRETATION
(Provincial Apiarist)	1. In this schedule "holiday" means
(Provincial Apiarist)	(a) Saturday,
Power C	(b) Sunday,
FORM 6	(c) New Year's Day,
The Bees Act, 1954	(d) Good Friday,
PERMIT UNDER SECTION 14 OF THE ACT	(e) Victoria Day,
PERMIT NO	(f) Dominion Day,
Under section 14 of <i>The Bees Act</i> , 1954, this permit is issued to	(g) London Civic Holiday,
(name)	(h) Labour Day,

- (i) Thanksgiving Day, and
- (j) Christmas Day.

HOURS OF WORK

- The regular working periods for the industry shall be
 - (a) a regular working-week consisting of not more than 40 hours of work to be performed during the regular working-days, and
 - (b) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday, and Friday, between 8 a.m. and 5 p.m.

MINIMUM RATE OF WAGES

3. The minimum rate of wages for work performed during the regular working periods shall be \$2.05 an hour.

OVERTIME WORK

- 4. Work performed in the industry
 - (a) at any time other than during the working periods prescribed in section 2, and
 - (b) on a holiday

shall be overtime work.

- 5.(1) No overtime work shall be performed in the industry without a permit from the advisory committee.
- (2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.
- 6. No permit for overtime work shall be issued to any person other than an employer.

RATE OF WAGES FOR OVERTIME WORK

7. The rate of wages for overtime work shall be \$4.10 an hour.

ADVISORY COMMITTEE

8. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(998)

22

THE PUBLIC HOSPITALS ACT

O. Reg. 72/54. Capital Grants. Amending O. Regs. 202/52. Made—13th May, 1954. Filed—19th May, 1954.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

- 1. Subregulation 2 of regulation 7 of Ontario Regulations 202/52 is revoked and the following substituted therefor:
 - (2) No capital grant for a nurses' residence shall be paid in excess of the ratio of
 - (a) 1.5 nurses'-residence beds for each 2 beds for patients in the case of a hospital that conducts a school of nursing in accordance with *The Nursing Act*, 1951, and
 - (b) one nurses'-residence bed for each 2 beds for patients in the case of a hospital, other than a hospital mentioned in clause a.

(1011)

22

June 5th, 1954

THE TEACHERS' SUPERANNUATION ACT

O. Reg. 73/54. Employment of Pensioners. Amending Regulations 358 of Consolidated Regulations 1950. Made—13th May, 1954. Filed—25th May, 1954.

REGULATIONS MADE UNDER THE TEACHERS' SUPERANNUATION ACT

- 1.—(1) Subregulation 1 of regulation 10 of Regulations 358 of Consolidated Regulations of Ontario 1950, as amended by subregulation 1 of regulation 1 of Ontario Regulations 178/52, is further amended by striking out the figures "1954" in the second line and substituting therefor the figures "1956".
- (2) Subregulation 2 of regulation 10 of Regulations 358 of Consolidated Regulations of Ontario 1950, as amended by subregulation 2 of regulation 1 of Ontario Regulations 178/52, is further amended by striking out the figures "1954" in the first line and substituting therefor the figures "1956".

23 (1037)

THE ARTIFICIAL INSEMINATION ACT

O. Reg. 74/54. General Amendments. Amending O. Regs. 190/53. Made—20th May, 1954. Filed—26th May, 1954.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE ARTIFICIAL INSEMINATION ACT

- 1.(1) Clause a of subregulation 1 of regulation 13 of Ontario Regulations 190/53 is revoked and the following substituted therefor:
 - (a) licensed artificial insemination centres owned and operated by corporations incorporated under *The Companies Act*, or *The Corporations Act*, 1953, as corporations without share capital.
- (2) Regulation 13 of Ontario Regulations 190/53 is amended by adding thereto the following subregulation:
 - (6a) Grants made under clause a of subregulation 1 for artificial insemination of cows shall be \$1 for each cow artificially inseminated in a territorial district.
- (3) Regulation 13 of Ontario Regulations 190/53 is further amended by adding thereto the following subregulation:
 - (8) In any year not more than 1 grant of \$1 shall be paid under subregulations 6a and 7 in respect of any cow artificially inseminated in a territorial district.

(1038)

THE DEPARTMENT OF EDUCATION ACT, 1954

O. Reg. 75/54. Teachers' Contracts. Approved—20th May, 1954. Filed-26th May, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT, 1954

TEACHERS' CONTRACTS

FORM OF CONTRACTS

- 1.(1) Every contract between a board and a permanent teacher shall be in Form 1.
- (2) Every contract between a board and a probationary teacher shall be in Form 2.

PAYMENT OF SALARIES

- 2.(1) A board shall pay the salary of a teacher under its jurisdiction in the number of payments set forth in the contract but not fewer than 10.
- (2) Where during the term of a contract between a board and a teacher the salary of the teacher is changed by mutual agreement in writing between the board and the teacher, the contract shall be deemed to be varied accordingly.

W. J. DUNLOP, Minister of Education. TORONTO, May 17, 1954.

FORM 1

The Department of Education Act, 1954

PERMANENT TEACHER'S CONTRACT

This Agreement made in duplicate this day of 19, between hereinafter called the "Board" and County in the Territorial District) hereinafter called the "Teacher". the of

1. The Board agrees to employ the Teacher as a permanent teacher and the Teacher agrees to teach for the Board commencing the of 19 day at a yearly salary of Dollars, subject to any changes in salary mutually agreed upon by the Teacher and the Board, (not fewer than 10) payable in....

ful deduction, in the following manner:

- (a) where there are 10 payments, one-tenth on or before the last teaching day of each teaching month; or
- (b) where there are more than 10 payments, at least one-twelfth on or before the last teaching day of each teaching month, any unpaid balance being payable on or before the last teaching day of June, or at the time of leaving the employ of the board, whichever is the earlier.

- 2. This Agreement is subject to the Teacher's continuing to hold qualifications in accordance with the Acts and regulations administered by the Minister.
- 3. The Teacher agrees to be diligent and faithful in his duties during the period of his employment, and to perform such duties and teach such subjects as the Board may assign under the Acts and regulations administered by the Minister.
- 4. Where the Teacher attends meetings of an institute conference or a regional educational conference for which the school has been legally closed and his attendance thereat is certified by the inspector or the chairman of the meeting or conference, the Board agrees to make no deductions from the Teacher's salary for his absence during that attendance.
- 5. Where an Act of Ontario or a regulation thereunder authorizes the Teacher to be absent from school without loss of pay, the Board agrees that no deduction from his pay will be made for the period of absence so authorized.
 - 6. This Agreement may be terminated
 - (a) at any time by the mutual consent in writing of the Teacher and the Board, or
 - (b) on the 31st of December in any year of the Teacher's employment by either party giving written notice to the other on or before the last preceding 30th of November, or
 - (c) on the 31st of August in any year of the Teacher's employment by either party giving written notice to the other on or before the last preceding 31st of May.
- 7. The Teacher agrees with the Board that in the event of his entering into an Agreement with another Board he will within 48 hours notify the Board in writing of the termination of this Agreement unless the notice has already been given.
- 8. This Agreement shall remain in force until terminated in accordance with any Act administered by the Minister or the regulations thereunder.

In witness whereof the Teacher has signed and the Board has affixed hereto its corporate seal attested by its proper officers in that behalf.

	(
	(Signature of Chairman of the Board)
7	(Signature of Secretary of the Board)
	(Signature of Teacher)

FORM 2

The Department of Education Act, 1954

PROBATIONARY TEACHER'S CONTRACT

This Agreement made in duplicate this of 19, between hereinafter called the "Board" and of County the of in the Territorial District of hereinafter called the "Teacher".

1. The Board agrees to employ the Teacher as a probationary teacher for a probationary period ofyears and the Teacher agrees to teach (See note.)

- (a) where there are 10 payments, one-tenth on or before the last teaching day of each teaching month; or
- (b) where there are more than 10 payments, at least one-twelfth on or before the last teaching day of each teaching month, any unpaid balance being payable on or before the last teaching day of June, or at the time of leaving the employ of the board, whichever is the earlier.
- 2. This Agreement is subject to the Teacher's continuing to hold qualifications in accordance with the Acts and regulations administered by the Minister.
- 3. The Teacher agrees to be diligent and faithful in his duties during the period of his employment, and to perform such duties and teach such subjects as the Board may assign under the Acts and regulations administered by the Minister.
- 4. Where the Teacher attends meetings of an institute conference or a regional educational conference for which the school has been legally closed and his attendance thereat is certified by the inspector or the chairman of the meeting or conference, the Board agrees to make no deductions from the Teacher's salary for his absence during that attendance.
- 5. Where an Act of Ontario or a regulation thereunder authorizes the Teacher to be absent from school without loss of pay, the Board agrees that no deduction from his pay will be made for the period of absence so authorized.
 - 6. This Agreement may be terminated
 - (a) at any time by the mutual consent in writing of the Teacher and the Board, or
 - (b) on the 31st of December in any year of the Teacher's employment by either party giving written notice to the other on or before the last preceding 30th of November, or
 - (c) on the 31st of August in any year of the Teacher's employment by either party giving written notice to the other on or before the last preceding 31st of May.
- 7. The Teacher agrees with the Board that in the event of his entering into an agreement with another board he will within 48 hours notify the Board in writing of the termination of this Agreement unless the notice has already been given.

In witness whereof the Teacher has signed and the Board has affixed hereto its corporate seal attested by its proper officers in that behalf.

(Signature of Chairman of the Board)
(Signature of Secretary of the Board)
(Signature of Teacher)

Note: Clause h of section 1 of the Act reads as follows:

- (h) "probationary teacher" means a teacher employed for a probationary period,
 - (i) of not more than two years for a teacher with less than three years experience before the commencement of the contract, or
 - (ii) of not more than one year for a teacher with three or more years experience before the commencement of the contract,

leading to an appointment as a permanent teacher if his services are satisfactory to the board, but does not include a temporary teacher or an occasional teacher;

(1039) 23

THE SANATORIA FOR CONSUMPTIVES ACT

O. Reg. 76/54. Payments for pneumothorax treatments. Amending Regulations 354 of Consolidated Regulations 1950, and O. Regs. 176/52. Made—20th May, 1954. Filed—26th May, 1954.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE SANATORIA FOR CONSUMPTIVES ACT

- 1. Regulation 48 of Regulations 354 of Consolidated Regulations of Ontario 1950 is amended by re-numbering subregulation 1 as subregulation 1a, and adding thereto the following subregulation:
 - In this regulation "pneumothorax treatment" includes pneumoperitoneum treatment.
- 2. Subregulation 2 of regulation 48 of Regulations 354 of Consolidated Regulations of Ontario, as amended by Ontario Regulations 176/52, is revoked and the following substituted therefor:
 - The amount to be paid shall be \$6 for each treatment.
- 3. Subregulation 4 of regulation 48 of Regulations 354 of Consolidated Regulations of Ontario 1950 is revoked.

(1062)

THE PUBLIC HEALTH ACT

O. Reg. 77/54. Communicable Diseases. Amending O. Regs. 233/53. Approved—20th May, 1954. Filed—26th May, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

1. Regulation 3 of Ontario Regulations 233/53 is amended by adding thereto the following subregulation:

- (3) Where the disease of which a person is a contact is scarlet fever, poliomyelitis, epidemic streptococcal sore throat or meningo-coccal meningitis, clause b of subregulation 1 shall not apply to the contact if he
 - (a) has broken his contact with the patient in a manner satisfactory to the medical officer of health, and
 - (b) is engaged in a gainful occupation other than handling food or drink intended for consumption by any human being other than himself.
- 2. Clause *a* of regulation 27 of Ontario Regulations 233/53 is revoked and the following substituted therefor:
 - (a) persons who dwell in the house in which the persons died, but are no longer isolated or quarantined, and
- 3. Item 16 of column 2 of Table 2 is revoked and the following substituted therefor:

From the onset of the disease until

- (a) 10 days thereafter, or
- (b) recovery,

whichever period is the shorter.

M. PHILLIPS,
Minister of Health.

(1063) 23

THE MORTMAIN AND CHARITABLE USES ACT

O. Reg. 78/54.
Fees for Licences in Mortmain.
Revoking Regulations 301 of Consolidated
Regulations 1950.
Made—20th May, 1954.
Filed—26th May, 1954.

REGULATIONS MADE UNDER THE MORTMAIN AND CHARITABLE USES ACT

1. Regulations 301 of Consolidated Regulations of Ontario, 1950 are revoked.

(1064)

June 12th, 1954

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 79/54.
Controlled-access highway—
TORONTO BY-PASS.
Amending Regulations 134 of Consolidated Regulations 1950.
Made—27th May, 1954.
Filed—28th May, 1954.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

- 1. Regulations 134 of Consolidated Regulations of Ontario 1950, as amended by Ontario Regulations 110/51 and 150/53, are further amended by adding under the heading TORONTO BY-PASS and immediately after regulation 6a the following regulation:
 - 6b. That portion of the King's Highway described in schedules 21B and 21C and illustrated on maps or plans filed in the Office of the Registrar of Regulations at Toronto as numbers 86 and 87, respectively, is designated as a controlled-access highway.

SCHEDULE 21B

- 1. In the Township of North York in the County of York, being
 - (a) part of lots
 - (i) 12 and 13, concession 4, and
 - (ii) 13 and 14, concession 3,

east of Yonge Street,

- (b) part of the road allowance between
 - (i) the townships of North York and Scarborough, commonly known as Victoria Park Avenue,
 - (ii) concessions 3 and 4, east of Yonge Street, commonly known as Don Mills Road, and
 - (iii) concessions 2 and 3, east of Yonge Street, commonly known as Leslie Street,

and, being a strip of land 300 feet wide lying between two lines drawn parallel to on opposite sides of and distant 150 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of the Township of Scarborough in longitude 79° 17′ west, the centre line may be located as follows:

Commencing at a point in the centre line of the road allowance between the townships of North York and Scarborough, the centre line being the easterly limit of the herein-described lands, the point being

- (i) north 17° 55' west 641.48 feet, and
- (ii) north 86° 26' east 34.06 feet,

from the south-east angle of lot 12 concession 4 east of Yonge Street, thence south 86° 26' west 4706.09 feet to a point in the westerly limit of lot

13 concession 4 east of Yonge Street 437.29 feet measured north 8° 57′ 30″ west along the westerly limit from the south-west angle of lot 13; thence south 86° 26′ west 6657.92 feet to a point in the westerly limit of lot 14 concession 3 east of Yonge Street 810.49 feet measured north 8° 28′ west along the westerly limit from the south-west angle of lot 14; thence south 86° 26′ west 66.24 feet to a point in the easterly limit of lot 14 concession 2 east of Yonge Street, the easterly limit being the westerly limit of the herein-described lands.

- 2. In the Township of North York in the County of York, being
 - (a) part of lots
 - (i) 14 and 15, concession 2, and
 - (ii) 13 and 14, concession 1,

east of Yonge Street,

- (b) part of lots 1, 2 and 3, registered plan 3358,
- (c) part of block D registered plan 3440,
- (d) part of lots 1 to 14, both inclusive, registered plan 3368,
- (e) part of lot 2 registered plan 3283,
- (f) part of lots 36 to 41, both inclusive, registered plan 3283,
- (g) all of lot 1 registered plan 3283,
- (h) part of
 - (i) Gerald Street, and
 - (ii) the 10-foot strip dedicated as public highway,

shown on registered plan 3283,

- (i) part of block A registered plan 2090,
- (j) part of the 10-foot strip dedicated as public highway shown on plan 2090,
- (k) part of lot 1364 registered plan 1967,
- (l) part of the lane adjoining and east of lot 1364 registered plan 1967,
- (m) part of Willowdale Avenue registered plan 1967, and
- (n) part of the road allowance between concessions1 and 2, east of Yonge Street, commonlyknown as Bayview Avenue,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of the Township of Scarborough in longitude 79° 17' west, bounded by a line located as follows:

Commencing at a point in the easterly limit of lot 14 concession 2 east of Yonge Street 533.16 feet measured south 8° 28′ east along the easterly limit from the north-east angle of lot 14, thence south 86° 26′ west 2659.68 feet; thence south 84° 50′ west 328.18 feet; thence south 81° 38′ 40″ west 326.15 feet; thence south 78° 28′ west 326.15 feet; thence south 75° 17′ 328.18 feet; thence south 73° 40′ 45″ west 2634.02 feet to a point in the easterly limit of

lot 15 concession 1 east of Yonge Street 310.83 feet measured north 9° 41′ 15″ west along the easterly limit from the south-east angle of lot 15; thence south 73° 40′ 45″ west 1117.91 feet; thence south 16° 19′ 15″ east 15.0 feet; thence south-westerly 1294.62 feet on a curve left of 5864.65 feet radius, the chord equivalent being 1291.97 feet measured south 67° 21′ 19″ west; thence north 28° 58′ 08″ west 15.0 feet; thence south-westerly 1297.93 feet on a curve left of 5879.65 feet radius, the chord equivalent being 1295.27 feet measured south 54° 42′ 46″ west; thence south 48° 23′ west 3091.51 feet to a point

- (i) north 72° 54′ 40" east 34.25 feet, and
- (ii) south 10° 06′ 50″ east 216.29 feet,

from the north-west angle of lot 13 concession 1 east of Yonge Street; thence south 10° 06′ 50″ east 351.86 feet; thence north 48° 23′ east 3275.37 feet; thence north 49° 54′ 30″ east 294.98 feet; thence north 53° 26′ 30″ east 398.0 feet; thence north 58° 13′ 30″ east 538.89 feet; thence north 64° 10′ 50″ east 615.37 feet; thence north 71° 18′ 30″ east 614.79 feet; thence north 16° 19′ 15″ west 8.45 feet; thence north 73° 40′ 45″ east 1083.03 feet to a point in the easterly limit of lot 15 concession 1 east of Yonge Street 8.81 feet measured north 9° 41′ 15″ west along the easterly limit from the south-east angle of lot 1; thence north 73° 40′ 45″ east 2669.48 feet; thence north 76° 20′ 40″ east 689.47 feet; thence north 83° 00′ 20″ east 241.04 feet; thence north 84° 50′ east 311.43 feet; thence north 86° 26′ east 2685.40 feet to a point in the easterly limit of lot 14 concession 2 east of Yonge Street; thence north 8° 28′ west along the easterly limit 301.10 feet to the point of commencement.

SCHEDULE 21C

In the Township of Emobicoke in the County of York being,

- (a) part of
 - (i) lot 25 concession C.
 - (ii) lot 25 concession B,
 - (iii) lots 23, 24 and 25, concession A,
 - (iv) lots 21, 22 and 23, concession 1, and
 - (v) lots 18, 19, 20 and 21, concession 2,

fronting the Humber,

- (b) part of
 - (i) lots 4, 5, 6 and 7, and
 - (ii) lot 75,

registered plan 3565,

- (c) all of lots 1, 2 and 3, registered plan 3565,
- (d) part of St. George's Boulevard, registered plan 3565.
- (e) part of the 10-foot strip dedicated as public highway by registered plan 3565,
- (f) part of the road allowance between
 - (i) concessions C and B,
 - (ii) concessions B and A, commonly known as Islington Avenue,
 - (iii) concessions A and 1, commonly known as Kipling Avenue,

- (iv) lots 21 and 22, concession 1, and
- (v) concessions 1 and 2,

fronting the Humber,

- (h) part of Dixon Road, and
- (i) part of the land under the waters of the Humber River,

and, premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 11 concession 5 Colonel Smith's Tract Township of Etobicoke in longitude 79° 32′ 30″ west, bounded by a line located as follows:

Commencing at a point on the high-water mark of the easterly shore of the Humber River, the point being

- (i) south 19° 00′ 10" east 510.87 feet,
- (ii) north 76° 10′ 10" east 370.56 feet, and
- (iii) north 71° 44′ 30″ east 3855.28 feet,

from the north-east angle of lot 25 concession A fronting the Humber, thence south 71° 44′ 30″ west 205.0 feet to a monument; thence south 71° 44′ 30″ west 3650.28 feet; thence south 76° 10′ 10″ west 370.56 feet to a point in the easterly limit of lot 25 concession A fronting the Humber 510.87 feet measured south 19° 00′ 10″ cast along the east limit from the north-east angle of lot 25; thence south 60° 01′ 46″ west 250.0 feet; thence south 54° 42′ 09″ west 203.88 feet; thence south 49° 38′ 15″ west 227.68 feet; thence south 43° 26′ 37″ west 300.0 feet; thence south 32° 52′ 40″ west 2632.45 feet to a point in the westerly limit of lot 23 concession A fronting the Humber

- (i) south 18° 36' 30" east 48.89 feet, and
- (ii) south 18° 23' 30" east 78.0 feet.

from the north-west angle of lot 23; thence south 32° .52′ 40″ west 645.69 feet; thence south 21° 34′ west 109.98 feet; thence south 32° 52′ 40″ west 550.0 feet; thence south 44° 11′ 20″ west 109.98 feet; thence south 32° 52′ 40″ west 1848.65 feet; thence south-westerly 1331.19 feet on a curve left of 7789.44 feet radius, the chord equivalent being 1329.57 feet measured south 27° 58′ 55″ west; thence south 23° 05′ 10″ west 1259.33 feet to a point in the southerly limit of lot 21 concession 2 fronting the Humber 866.51 feet measured south 72° 09′ 50″ west along the southerly limit from the south-east angle of lot 21; thence south 23° 05′ 10″ west 1246.09 feet; thence south-westerly 928.24 feet on a curve right of 11309.16 feet radius, the chord equivalent being 927.98 feet measured south 25° 26′ 15″ west; thence south 27° 47′ 20″ west 1265.34 feet to a point

- (i) north 74° 03' 30" east 52.93 feet, and
- (ii) north 18° 07' 40" west 57.34 feet,

from the south-west angle of lot 19 concession 2 fronting the Humber; thence south 18° 07′ 40″ east 417.64 feet; thence north 27° 47′ 20″ east 1555.90 feet; thence north-easterly 952.87 feet on a curve left of 11609.16 feet radius, the chord equivalent being 952.60 feet measured north 25° 26′ 15″ east; thence north 23° 05′ 10″ east 2319.54 feet to a point in the westerly limit of lot 21 concession 1 fronting the Humber 636.81 feet measured north 18° 04′ 40″ west along the westerly limit from the south-west angle of lot 21; thence north 23° 05′ 10″ east 185.88 feet; thence northeasterly 1279.92 feet on a curve right of 7489.44 feet

radius, the chord equivalent being 1278.36 feet measured north 27° 58′ 55″ east; thence north 32° 52′ 40″ east 1650.40 feet to a point in the northerly limit of lot 22 concession 1 fronting the Humber 987.99 feet measured south 72° 23′ 40″ west along the northerly limit from the north-east angle of lot 22; thence north 32° 52′ 40″ east 4224.41 feet; thence north-easterly 1452.81 feet on a curve right of 2141.83 feet radius, the chord equivalent being 1425.12 feet measured north 52° 18′ 35″ east;

thence north 71° 44′ 30″ east 3267.48 feet to a monument; thence north 71° 44′ 30″ east 440.0 feet to the high-water mark on the easterly shore of the Humber River; thence northerly following the high-water mark 355 feet more or less to the point of commencement.

(1085) 24

June 19th, 1954

THE PUBLIC HEALTH ACT	contrary to section 2 of the Act the
O. Reg. 80/54. Extermination. Amending O. Regs. 193/53. Approved—27th May, 1954.	(check proper square) accommodation
Filed—8th June, 1954.	facilities available in,
REGULATIONS MADE BY THE MINISTER	(name in full of place)
UNDER THE PUBLIC HEALTH ACT 1. Regulation 28 of Ontario Regulations 193/53 is	(address in full)
revoked. M. PHILLIPS	to which the public is customarily admitted
Minister of Health.	(name of person who is the subject of complaint)
(1130) 25	(position) at*a.m.
	(day) (month) (year) p.m.
	the class of persons'
THE FAIR ACCOMMODATION	☐ race ☐ nationality
PRACTICES ACT, 1954 O. Reg. 81/54.	(check proper creed ancestry
Forms of Complaint. New.	square)
Filed—8th June, 1954.	(state particulars of complaint†)
PROVINCENCE NAME OF THE MANAGER	(state particulars of complaint)
REGULATIONS MADE BY THE MINISTER UNDER THE FAIR ACCOMMODATION PRACTICES ACT, 1954	
1. A complaint in respect of	Dated aton theof19
(a) section 2 of the Act shall be in Form 1; and.	§(signature of complainant)
(b) section 3 of the Act shall be in Form 2.	(signature of complamant)
CHARLES DALEY (Minister)	*Strike out any letters or word(s) not applicable.
FORM 1	†Reverse side of form may be used for further particulars.
The Fair Accommodation Practices Act, 1954	\$1. If this complaint is mailed to the Minister of Labour, mark clearly on the envelope "Complaint"
COMPLAINT	under The Fair Accommodation Practices Act, 1954"
To the Minister of Labour:	2. Section 2 of the Act reads as follows:
(print name in full)	2. No persons shall deny to any person or class of persons the accommodation, services or facilities
(address in full)	available in any place to which the public is cus- tomarily admitted because of the race, creed, colour, nationality, ancestry or place of origin of such person or class of persons.
(telephone number: business home)	,
complain under The Fair Accommodation Practices Act, 1954, that:	Form 2
1. I was denied	The Fair Accommodation Practices Act, 1954
(check proper OR	COMPLAINT To the Minister of Labour:
square)was denied □	I
(state class of persons)	(print name in full)

(address in full)		(state particulars of complaint†)
(telephone number: business home)		••••
complain under section 3 of The Fair Accommodation Practices Act, 1954, that*:		••••
		Dated aton theof19
(print name in full)		§(signature of complainant)
(address in full)		
on(day) (month) (year)	*Strike out any word(s) not applicable. †Reverse side of form may be used for further particulars of complaint.
(check (a) (i) published □, (ii) displayed □, proper square) (iii) caused to be published		§1. If this complaint is mailed to the Minister of Labour, mark clearly on the envelope "Complaint under The Fair Accommodation Practices Act, 1954".
displayed		2. Section 3 of the Act reads as follows:
displayed		3.(1) No person shall,
OR		(a) publish or display or cause to be published or displayed; or
published (b) permitted to be		(b) permit to be published or displayed on
displayed		lands or premises or in a newspaper, through a radio broadcasting station or
(i) lands		by means of any other medium which he owns or controls,
(check proper square) (iii) in a newspaper □ (iii) through a radio broadcasting station □ (iv) by□ (specify any other medium not mentioned)		any notice, sign, symbol, emblem or other re- presentation indicating discrimination or an intention to discriminate against any person or any class of persons for any purpose because of
		(2) Nothing in this section shall be deemed to interfere with the free expression of opinions upon any subject by speech or in writing and
		which he("owns" or "controls")
notice		(1139) 25
☐ sign		
(check □ symbol	as annexed, if possible	THE ELEVATORS AND LIFTS ACT, 1953
proper square) emblem	ii possibie	O. Reg. 82/54.
(specify other representation		General Regulations. New.
not mentioned)		Made—10th June, 1954. Filed—11th June, 1954.
indicating discrimination an intention to discriminate against		
an intention to discriminate o		REGULATIONS MADE UNDER THE ELEVATORS AND LIFTS ACT, 1953
(name in full of person, or class of persons)		GENERAL REGULATIONS
		INTERPRETATION
(address in full of person)		1.(1) In these regulations
for any purpose because of the		(a) "elevating device" means elevator, dumb- waiter, escalator, manlift or incline lift;
(check race		(b) "elevator-mechanic" means person employed by a contractor to assist in carrying out his
(check race proper -		business defined in clause c of section 1 of the Act;
square) creed		(c) "escalator-series" means two or more escala-
of the person class of persons		tors in one hoistway that normally move in the same direction simultaneously;

- (d) "local board" means any school board, public utility commission, transportation commission, public library board, board of park management, local board of health, board of commissioners of police, planning board or any other board, commission, committee, body or local authority established or exercising any power or authority under any general or special Act with respect to any of the affairs or purposes, including school purposes, of a municipality or of two or more municipalities or portions thereof;
- (e) "machine" means apparatus for applying mechanical power and comprising
 - (i) a brake, and
 - (ii) gearing, and
 - (iii) power-producing machinery that is adjacent to the hoistway, and
 - (iv) such other parts as are component thereof;
- (f) "serve", when used with reference to a notice, notification, order, or other writing, required by the Act or these regulations to be given or sent by an inspector, or the Minister, or the Deputy Minister, or any other official of the Department, to a person, means
 - (i) to deliver to the person, or
 - (ii) to send by registered mail to the person at the last address of the person recorded in the office of the chief inspector,

the notice, notification, order, or other writing.

- (2) For the purposes of the Act and these regulations a "major alteration" is defined as being an alteration which, when made, results in
 - (a) the maximum capacity of the installation being increased by more than 10 per cent, or
 - (b) the dead-weight of
 - (i) the machine, or
 - (ii) the load-carrying unit, or
 - (iii) the counter-weight,

being increased by more than 10 per cent, or

- (c) the distance of travel of the load-carrying unit being increased by any amount, or
- (d) the rate of speed of travel of the load-carrying unit being increased more than
 - (i) 20 per cent where the prior rate was not greater than 100 feet a minute, or
 - (ii) 10 per cent where the prior rate was greater than 100 feet a minute, or
- (e) the replacement of more than 50 per cent of
 - (i) the machine, or
 - (ii) the load-carrying unit, or
 - (iii) the hoistway enclosure, or
- (f) the method of control being changed, or
- (g) the elevating device being converted from freight-carrying to passenger-carrying, or

- (h) the location of the machine being changed, or
- (i) the method of furnishing power to the machine being changed.

DESIGNATIONS

- 2.(1) The following classes of elevating devices are designated:
 - (a) passenger-elevator;
 - (b) hand-power passenger-elevator;
 - (c) freight-elevator;
 - (d) hand-power freight-elevator;
 - (e) Class A dumb-waiter, being a dumb-waiter having
 - (i) car-floor, or platform-frame, area not exceeding 9 square-feet, and
 - (ii) maximum capacity not exceeding 500 pounds;
 - (f) hand-power Class A dumb-waiter, being a dumb-waiter that
 - (i) is a Class A dumb-waiter, and
 - (ii) is powered by hand or by gravity, but not otherwise:
 - (g) Class B dumb-waiter, being a dumb-waiter having
 - (i) car-floor, or platform-frame, area exceeding 9 square-feet and maximum capacity not exceeding 1,000 pounds, or
 - (ii) car-floor, or platform-frame, area not exceeding 9 square-feet and maximum capacity exceeding 500 pounds but not exceeding 1,000 pounds;
 - (h) hand-power Class B dumb-waiter, being a dumb-waiter that
 - (i) is a Class B dumb-waiter, and
 - (ii) is powered by hand, or by gravity, but not otherwise.
- (2) Sub-classes of the classes of elevating devices designated in subregulation 1
 - (a) are designated by the names set out in column 1 of the Table; and
 - (b) consist of elevating devices
 - (i) located in an area, or
 - (ii) used for the purpose, or
 - (iii) being of a size,

indicated in column 2 of the Table:

The Table

Column 1	Column 2	
Designation	Location, Use, or Size	
city-area elevating devices	the City of Toronto	
agricultural elevating devices	used only for agricultural purposes outside the City of Toronto	
minor Class A dumb-waiter	(a) car-floor, or platform- frame, area less than 3 square-feet, and	
	(b) maximum capacity less than 100 pounds, and	
	(c) the sill of every hoistway-opening be- ing more than 30 inches above floor level	
minor hand-power Class A dumb- waiter	(a) car-floor, or platform- frame, area less than 6 square-feet, and	
	(b) maximum capacity less than 150 pounds, and	
	(c) the sill of every hoistway-opening be- ing more than 30 inches above floor level	
	Designation city-area elevating devices agricultural elevating devices minor Class A dumb-waiter minor hand-power Class A dumb-	

APPLICATION OF REGULATIONS

- 3.(1) Subject to subregulation 2, the following subclasses of elevating devices are excluded under clause h of section 2 of the Act:
 - (a) city-area passenger-elevators other than those owned by
 - (i) the Government of Ontario, or
 - (ii) any board or commission that is an emanation of the Crown in right of Ontario;
 - (b) all city-area elevating devices, other than passenger-elevators, owned by
 - (i) The Corporation of the City of Toronto or any local board thereof, or
 - (ii) The Municipality of Metropolitan Toronto or any local board thereof;
 - (c) agricultural elevating devices that are
 - (i) installed in or adjacent to a barn, and
 - (ii) used by the proprietor of the barn or the tenant thereof exclusively for his agricultural purposes;
 - (d) minor Class A dumb-waiters;
 - (e) minor hand-power Class A dumb-waiters.

- (2) The exclusion provided for by
- (a) clause a of subregulation 1 shall apply to any city-area passenger-elevator upon the cityarea passenger-elevator ceasing to be owned by the Government or a board or commission specified in sub-clause i or ii of clause a of subregulation 1; and
- (b) clause b of subregulation 1 shall cease to apply to a city-area elevating device other than a passenger-elevator, upon the owner of it ceasing to be the corporation, or the municipality, or a local board; specified in subclause i or ii of clause b of subregulation 1.

CAPACITY AND STRENGTH

- 4. For the purposes of the Act and these regulations, maximum capacity, as defined in clause q of section 1 of the Act, shall be determined by the method which uses the maximum permissible stress, and the factor of safety, for material used in the elevating device set out in the Safety Code referred to in section 8 of the Act, wherever applicable.
- 5. Where an inspector is not satisfied that a cable or wire rope is not made of steel the cable or wire rope shall be deemed to have ultimate strength not greater than that of an iron rope or cable of the same size, type, and condition.

PART 1

LICENCES FOR ELEVATING DEVICES

GRANTING OF LICENCES

- 6. The conditions under which a licence may be granted are
 - (a) that the chief inspector has received from the owner
 - (i) application in the prescribed form, and
 - (ii) the appropriate fee prescribed in Table 1; and
 - (b) that the chief inspector has no reason to believe that the elevating device
 - (i) does not comply with the Act and these regulations, or
 - (ii) is likely to be operated in an unsafe condition or manner.
- 7.(1) An initial application for a licence shall be in Form 1.
 - (2) A licence shall be in Form 2.
- (3) An application for a licence in respect of an elevating device subsequent to the initial granting of a licence for the elevating device shall be in Form 3.

TRANSFER OF LICENCES

- 8.(1) The chief inspector shall not transfer a licence
 - (a) while it is suspended; or
 - (b) with respect to which he reasonably believes that there exists any of the conditions prescribed in clause a, b, c, or d, of regulation 9; or
 - (c) where the applicant for transfer is in arrears in paying any fee, or expense, or special fee, for which he is liable under the Act or these regulations.

- (2) Subject to subregulation 1, the conditions under which a licence may be transferred are
 - (a) that the chief inspector has received from the applicant for transfer
 - (i) application in the prescribed form, and
 - (ii) the fee prescribed in Table 1; and
 - (b) that the chief inspector has no reason to believe that the elevating device for which the licence was granted
 - (i) does not comply with the Act and these regulations, or
 - (ii) is likely to be operated in an unsafe condition or manner after the transfer.
- (3) An application for transfer of a licence shall be in Form 4.

SUSPENSION OF LICENCES

- 9. The conditions under which a licence for an elevating device may be suspended are:
 - (a) that the chief inspector reasonably believes that the elevating device is being operated in violation of the provisions of the Act or of these regulations;
 - (b) that a major alteration of the elevating device has been commenced;
 - (c) that the owner of the elevating device has failed to comply with a notice or order of an inspector;
 - (d) that the chief inspector reasonably believes that the insurer of the elevating device cancalled or rejected the insurance for the reason that the elevating device or the operation thereof does not comply with the provisions of the Act and of these regulations;
 - (e) that the licensee is in arrears for more than 14 days in paying any fee, or expense, or special fee, for which he is liable under the Act or these regulations.
- 10.(1) Where the chief inspector suspends a licence he shall forthwith serve upon the licensee a notice setting forth
 - (a) every condition under which the chief inspector suspended the licence, and
 - (b) the effective date the suspension commenced, and
 - (c) a transcript of subregulations 2 and 4,

and thereupon the licensee shall immediately return that licence to the chief inspector.

- (2) Where the chief inspector has suspended a licence it shall continue to be suspended until the chief inspector
 - (a) is satisfied that every condition for which the licence was suspended has been fully remedied; and
 - (b) makes an order in writing discontinuing the suspension.
- (3) The issue of a true copy of an order made under clause b of subregulation 2 is a circumstance under which a special fee is to be paid and the licensee is designated the person by whom the fee is to be paid.

(4) The licensee shall be entitled to a true copy of the order discontinuing the suspension upon payment of the special fee prescribed in Table 1; but where the suspension has been due to the making of a major alteration to an elevating device and the owner thereof has complied with the provisions of the Act and these regulations in respect of the major alteration, the true copy shall be furnished free of charge.

PART 2

CERTIFICATES OF COMPETENCY

QUALIFICATIONS FOR INSPECTORS AND OTHERS

- 11.(1) Qualifications for persons who may be appointed inspectors or who may make inspections under the Act are those prescribed in this regulation.
- (2) To qualify to be appointed an inspector the person shall
 - (a) be 25 years of age or more; and
 - (b) obtain a marking of not less than 60 per cent in such examinations as the Minister may require; and
 - (c) produce proof of
 - (i) being an engineer, or
 - (ii) having had such training and experience in the design, construction, maintenance, or inspection, of elevating devices to make him competent to discharge his duties capably.
- (3) To qualify to make inspections under the Act, a person who is not an inspector shall
 - (a) satisfy the requirements of subregulation 2; and
 - (b) file with the Minister a letter from an insurer
 - (i) stating that the insurer has employed that person to make inspections for them, or proposes so to do upon his obtaining a certificate of competency, and
 - (ii) certifying that person's integrity and ability to make inspections, and
 - (iii) recommending that a certificate of competency be issued to that person.

ISSUE OF CERTIFICATES AND PERIOD IN FORCE

- 12. A certificate of competency shall not be issued to a person who does not qualify under regulation 11.
- 13.(1) An applicant for a certificate of competency shall
 - (a) make application in the prescribed form; and
 - (b) where the applicant is not an inspector, pay the fee prescribed in Table 1.
- (2) An application for a certificate of competency shall be in Form 5.
 - (3) A certificate of competency shall be in Form 6.
- 14.(1) A certificate of competency issued to an inspector shall continue in force during the year for which it is issued and so long as he is lawfully discharging his duties as an inspector.

(2) A certificate of competency issued to a person other than an inspector shall continue in force during the year for which it is issued unless sooner suspended or cancelled.

RENEWAL OF CERTIFICATES

- 15.(1) A certificate of competency issued to an inspector shall be renewed annually
 - (a) without application therefor, and
 - (b) without charge.
- (2) A certificate of competency issued to a person other than an inspector shall be renewed upon that person
 - (a) making application in the prescribed form, and
 - (b) paying the fee prescribed in Table 1,

on or before the 31st of December of the year for which it is issued.

- (3) An application for renewal of a certificate of competency shall be in Form 7.
- (4) Where a certificate of competency issued to a person other than an inspector is not renewed under subregulation 2, and the person to whom it was issued does not make any inspections after the expiry date but at any time within the next ensuing 12 months desires to resume making inspections, he may within that period make his application for a renewal with respect to that year, and pay the prescribed renewal fee.
- (5) Where a person other than an inspector fails to renew a certificate of competency under subregulation 2 or 4 he shall not obtain a renewal of the certificate after the 12-month period, but he may apply for a new certificate in the manner prescribed by subregulation 3 of regulation 11 and subregulation 1 of regulation 13.

REASONS FOR SUSPENSION OR CANCELLATION

- 16. The reasons for which a certificate of competency may be suspended or cancelled are that the holder
 - (a) is found to be
 - (i) untrustworthy, or
 - (ii) wilfully negligent in making inspections;
 - (b) is proved to have knowingly falsified an inspection report; or
 - (c) being an inspector, is found to have a direct or indirect interest in the manufacture, sale, installation or maintenance of elevating devices.

PART 3

DRAWINGS AND SPECIFICATIONS

DESIGN AND CONSTRUCTION OF ELEVATING DEVICES

- 17. Every elevating device, and all equipment used in connection therewith, shall be so designed and constructed that
 - (a) it will at all times under normal conditions ensure safety of persons and freight being carried on it or being near it; and
 - (b) it will not travel beyond, nor deviate from, the safe limits of its fixed position or proper line of travel, as the case may be.

FORM AND SUBSTANCE OF DRAWINGS AND SPECIFICATIONS

- 18.(1) The drawings submitted under the Act shall
 - (a) be on strong paper not wider than 36 inches; and
 - (b) be
 - (i) original ink drawings, or
 - (ii) clear prints, other than photostats; and
 - (c) be prepared in conformity with good draughting practices, and
- (d) have on its face or endorsed on it, a statement, signed in waterproof ink by the person submitting it, that the drawing is identical with all other corresponding drawings submitted with it.
- (2) The top sheet of each set of drawings shall set forth the following details:
 - (a) the name and address of the owner of the building or premises where the new installation or major alteration is to be made;
 - (b) such information as will enable an inspector conveniently to locate that building or premises;
 - (c) the name and address of the contractor, if known at that time;
 - (d) the name, address, and qualifications, of the person by whom the drawings were prepared;
 - (e) indication as to whether passengers or freight, or both, are to be lifted or lowered;
 - (f) the maximum capacity of the elevating device.
- 19. The specifications submitted under the Act that are not embodied on drawings shall bear on the first page thereof a statement, signed in ink by the person submitting them, that all sets of specifications submitted at the same time are identical.
- 20. Specifications, not embodied in drawings, submitted under the Act shall
 - (a) be on good quality paper in sheets not larger than $8\frac{1}{2}$ inches by 14 inches; and
 - (b) be printed or neatly typewritten; and
 - (c) set forth the details prescribed in all the clauses of subregulation 2 of regulation 18, and for the purposes of this regulation the word "drawings" in clause d shall be read as "specifications".
- 21. In addition to the information given under regulations 18, 19, and 20, drawings and specifications submitted under the Act shall furnish such further information as may be necessary to comply with subsection 2 of section 14 of the Act.

SUBMISSION OF DRAWINGS AND SPECIFICATIONS

- 22.(1) Subject to subregulation 2, a submission of drawings and specifications for approval under section 14 of the Act shall be
 - (a) in Form 8, and
 - (b) accompanied by the appropriate fees prescribed in Table 1.

- (2) The person submitting drawings and specifications may obtain additional approved sets thereof, without making an application in Form 8, upon
 - (a) submitting the additional set or sets, and
 - (b) paying the appropriate fee prescribed in Table 1.

PART 4

INSTALLATIONS AND MAJOR ALTERATIONS

- 23.(1) Before commencing a new installation or major alteration the person making it shall deliver to the chief inspector not less than 72 hours before starting any work other than excavation, written notification of the day and the time he will so commence.
- (2) Every installation or alteration shall conform to the drawings and specifications thereof approved under section 14 of the Act.
- (3) Upon completion of an installation or alteration, the elevating device shall not be put into use until it has been inspected by an inspector.

PART 5

CONTRACTORS

ANNUAL REGISTRATION

- 24.(1) No person shall carry on work in Ontario in any branch of the business specified in clause c of section 1 of the Act without being registered as a contractor with the chief inspector under these regulations.
- (2) A person shall submit his application for registration as a contractor
 - (a) within 15 days after the date these regulations come into force where he is carrying on work as a contractor, or
 - (b) before commencing to carry on work as a contractor after the date these regulations come into force,

and thereafter before each 1st of April so long as he continues to act as a contractor.

- (3) An application for registration shall be in Form 9.
- (4) A registration shall continue in force until the expiry of the 31st of March next following, unless sooner suspended or cancelled.
- (5) The fees for first or subsequent registration shall be those prescribed in Table 1.

SUSPENSION OR CANCELLATION

- 25.(1) The registration of a contractor may be suspended or cancelled where the contractor, or any of his servants with his connivance,
 - (a) violates, or fails to comply with, any provision of the Act or these regulations; or
 - (b) causes or permits an elevating device to be used at any time while it is under the control of the contractor
 - (i) if it is in an unsafe condition, or
 - (ii) if it is overloaded,

having regard to all the circumstances at that time; or

- (c) is so incompetent or negligent in his workmanship as to impair the safety of persons or freight on or about the elevating device; or
- (d) knowingly permits any sub-contractor or servant of a sub-contractor to perform his sub-contract or work thereunder in a manner likely to impair the safety of persons or freight on or about the elevating device; or
- (e) in or about the elevating device
 - (i) does any work or act, or
 - (ii) knowingly permits any sub-contractor or servant of a sub-contractor to do any work or act,

while his ability is impaired by the use of alcohol or a drug.

- (2) Where the Minister is reasonably satisfied that a contractor has violated any of the conditions prescribed in subregulation 1 he may suspend the registration of the contractor.
- (3) Where the Minister suspends a registration he shall within 5 days serve a notice in writing upon the contractor
 - (a) giving
 - (i) the details of every condition alleged to be violated, and
 - (ii) the nature of the evidence in support thereof, and
 - (b) appointing the date on, time at, and place at, which the Minister is to hold a hearing under regulation 27.
- 26. The registration shall continue to be suspended until final disposal under regulation 28.

27. At a hearing

- (a) the contractor may be represented by counsel or an agent;
- (b) if the contractor is not present nor represented at the date, time, and place, appointed the hearing may proceed and a decision may be made in his absence, or the hearing may be adjourned to a specified date, time, and place;
- (c) the contractor or his representative shall be entitled to hear the evidence against the contractor, to cross-examine thereon, to call witnesses in his behalf, and to present his argument; and
- (d) where the Minister is satisfied that by reason of being taken by surprise, or for any other good reason, the contractor requires an adjournment of the hearing in order to adduce evidence in his behalf, the Minister shall adjourn the hearing to a specified date, time, and place.
- 28.(1) After the hearing the Minister shall make an order
 - (a) discontinuing the suspension, or
 - (b) continuing the suspension to a specified date not later than the 30th of March next after the date of the suspension, or
 - (c) cancelling that registration.
- (2) The Minister shall cause a true copy of his order to be served on the contractor,

PART 6

ATTENDANTS

- 29.(1) Subject to subregulation 3, the qualifications for an attendant are
 - (a) that he has had such experience in operating an elevator or incline lift, as the case may be, as to enable him
 - (i) to appreciate all dangers connected therewith, and
 - (ii) to operate it safely,

with respect to all persons using it as well as with respect to himself and to any freight being carried on it; and

- (b) that he has attained the age of 18 years.
- (2) A person learning to be an attendant who has attained the age of 18 years may obtain the necessary experience to qualify under clause a of subregulation 1 only under the supervision of a qualified attendant present at all times and ready to take control until the learner has obtained enough experience to qualify.
- (3) No qualifications are prescribed or provided for attendants operating automatic elevators or automatic incline-lifts
 - (a) while the elevators or incline lifts may be operated only in the manner described in clause c of subregulation 4, or
 - (b) which are so designed and installed that they may be operated only in that manner.
- (4) In subregulation 3 "automatic elevator" or "automatic incline-lift" means elevator, or incline lift, of which the car is equipped with
 - (a) an emergency stop-button coloured red and legibly marked with the word STOP, and
 - (b) operating buttons
 - (i) of any colour clearly distinguishable from red, and
 - (ii) legibly marked with the word or figure to indicate the floor or landing to which they respectively refer, and
 - (c) devices which are adjustable, if necessary, to ensure that it may be operated only by means of finger-pressure exerted momentarily or constantly upon an operating button.

PART 7

NOTICES AND MARKINGS

- 30.(1) The owner shall keep securely fastened and conspicuously displayed
 - (a) in the load-carrying unit of each
 - (i) elevator, or
 - (ii) dumb-waiter, or
 - (iii) incline lift other than a ski lift or ski tow, or
 - (b) as close as practicable to the bottom landing of each
 - (i) escalator, or
 - (ii) manlift, or

- (iii) ski lift, or
- (iv) ski tow,

a notice in the form of a metal plate setting forth the information required under, and in the manner prescribed in, subregulations 2 and 3.

- (2) Subject to subregulation 3, the notice shall set out in letters and numerals not less than 1/4 inch high
 - (a) the words MAXIMUM CAPACITY, and
 - (b) the number of persons, or the weight in pounds, as determined under these regulations, and
 - (c) the word PERSONS or the word POUNDS, as the case may be.
 - (3) Where
 - (a) a maximum capacity of an elevating device has been determined both in terms of persons and in terms of pounds, and
 - (b) the licence in respect of the elevating device designates the maximum capacity both by the number of persons and the weight in pounds,

the notice under subregulation 2 shall include the alternative maximum capacities with the word OR between the capacities.

- (4) The owner shall furnish the metal plate containing the notice to be fastened and displayed under subregulation 1.
- (5) The owner shall keep securely fastened and conspicuously displayed
 - (a) in the load-carrying unit of each
 - (i) elevator, or
 - (ii) dumb-waiter, or
 - (iii) incline lift other than a ski lift or ski tow, or
 - (b) as close as practicable to the machine of each
 - (i) escalator, or
 - (ii) manlift, or
 - (iii) ski lift, or
 - (iv) ski tow, .

a notice in the form of a plate or label, to be supplied by the Department, setting forth the installation number assigned by the Department to that elevating device.

31.(1) Where the licence in respect of an elevator does not designate the maximum capacity in terms of persons, the owner of the elevator shall display a notice, in a conspicuous place in the car or other load-carrying unit of the elevator, in the following form in letters not less than 1 inch high:

FREIGHT-ELEVATOR

NO PERSON OTHER THAN
THE ATTENDANT AND FREIGHT-HANDLERS
SHALL RIDE ON THIS ELEVATOR

(2) The owner of the elevator shall furnish the notice under subregulation 1.

USE, OPERATION, AND MAINTENANCE OF ELEVATING DEVICES

- 32.(1) No elevating device shall be used or operated, or permitted to be used or operated, unless the owner maintains the elevating device at all times in such condition as will ensure safety in all respects.
- (2) No person shall use or operate, or permit to be used or operated, any elevating device unless every plate, label, and notice, referred to in regulations 30 and 31, are maintained in such location and condition as to be at all times clearly legible.
- (3) Every elevating device shall be at all times so maintained that it will not travel beyond, or deviate from, the safe limits of its fixed position or proper line of travel, as the case may be.

PART 8

CONDUCT OF PERSONS

- 33. No person shall conduct himself in or about an elevating device in such manner as to
 - (a) impair the safe operation of the elevating device, or
 - (b) endanger the safety of
 - (i) himself or any other person, or
 - (ii) freight,

in or about the elevating device.

- 34.(1) No person shall remove, displace, interfere with, or damage, any device installed in or about an elevating device for its safe operation, except
 - (a) a person making an inspection under the Act, or
 - (b) a contractor, or a competent mechanic, for the purpose of making a test or repair.
- (2) Where a safety-device has been removed, displaced, interfered with, or damaged, whether under, or in violation of the provisions of, subregulation 1.
 - (a) the elevating device shall not be thereafter used or operated for any purpose other than inspection, testing, or repair, until the safetydevice has been restored to good working order, and
 - (b) the owner and
 - (i) the person making the inspection, or
 - (ii) the contractor, or mechanic, making the test or repair,

as the case may be, shall take such steps as may be necessary to prevent the elevating device being entered, used, or operated, except under clause a.

Part 9

FEES AND EXPENSES FOR INSPECTIONS

- 35. In this Part
 - (a) "living-expenses" means reasonable charges for
 - (i) sleeping accommodation, and
 - (ii) meals,

while the inspector is on duty away from his home; and

- (b) "travelling-expenses" means reasonable charges for transportion between
 - (i) the place where the inspection is made, and
 - (ii) the place where the next inspection is to be made, or the inspector has his office, as the case may be.
- 36.(1) The fees to be paid on inspections by inspectors under section 6 of the Act, are those prescribed in Table 1.
- (2) The fees payable under subregulation 1 shall be paid by the owner of the elevating device.
- 37.(1) Where an inspection of an elevating device is made
 - (a) by an inspector, or
 - (b) by a person employed under section 5 of the Act, or
 - (c) by any person or inspector referred to in clause a or b and who makes the inspection at the request of the owner for the purpose of
 - (i) obtaining the grant or transfer of a licence for that elevating device, or
 - (ii) effectuating discontinuance of suspension of a licence, or
 - (iii) any other object,

the owner shall pay the appropriate special fee prescribed in Table 1, as the case may be.

- (2) Where
- (a) an inspection is made under any of the circumstances prescribed in subregulation 1 but the elevating device is not in such a condition as to justify the person who makes the inspection recommending the grant, transfer, or discontinuance of the suspension, as the case may be, of the licence; and
- (b) the owner requests further inspection of the elevating device,

the owner shall pay, with respect to each subsequent inspection made at his request, special fees equal to those prescribed under subregulation 1, according to the circumstances.

- (3) Where an inspection is unduly delayed, or prolonged, by reason of the owner failing to comply with
 - (a) a notice under subsection 1 of section 11 of the Act. or
 - (b) a requirement under subsection 2 of that section,

the owner shall pay the additional special fee prescribed in Table 1.

- (4) Before an inspection is made by an inspector in any of the circumstances prescribed in subregulation 2 or 3, the owner shall pay to the inspector for the Minister the travelling expenses and living expenses, if any, of the inspector necessarily incurred with respect to making the inspection.
 - 38. Where the chief inspector is satisfied that
 - (a) a licence for an elevating device, or
 - (b) a certificate of competency, or
 - (c) a notice in the form of a plate or label furnished by the Department,

To:

has been lost or mislaid, or so damaged as to be unusable, he may supply a duplicate of the licence, certificate, or notice, to the licensee, holder, or owner, as the case may be, upon payment of the appropriate special fee prescribed in Table 1.

39.(1) Subject to subregulation 2, the fees and special fees to be paid under the Act are those prescribed in Table 1.

(2) Where

- (a) a new installation is completed after the 1st of September in any year, or
- (b) a contractor makes his first application for registration between the 1st of December and the 31st of March following, both inclusive,

the fee for the licence or for registration, as the case may be, shall be one-half the appropriate amount prescribed in Table 1 but not in any event less than \$3.

- 40. Notwithstanding subregulation 1 of regulation 39, in the year 1954 the fees to be paid under the Act
 - (a) for grant of a licence for any elevating device,
 - (b) for annual registration of a contractor, and
- (c) on annual inspection of any elevating device, shall be one-half the appropriate amount prescribed in Table 1.

PART 10

COMMENCEMENT

41. These regulations come into force on the date of publication thereof in The Ontario Gazette under The Regulations Act.

FORM 1

The Elevators and Lifts Act, 1953

INITIAL APPLICATION FOR LICENCE FOR ELEVATING DEVICE

Chief Inspector Elevator Inspection Branch Department of Labour Parliament Buildings Toronto, Ontario
.Under The Elevators and Lifts Act, 1953, and the regulations
(name of applicant)
(postal address)
as*1
(specify "owner", "tenant", "agent", or otherwise)
applies for a licence to operate a*3
(specify "existing" or "new")
installation of a
waiter", "escalator", "manlift" or "incline lift")
hereinafter called Installation, which is now located at
(street address, or lot and concession) (municipality)

or the calendar year 19, and makes the following tatements:
1. The premises on which this Installation is located are, to the best of my knowledge and belief, at present owned by
(name)
(postal address)
*4 2. The inside dimensions of the car are as follows:
(a) length, inches,
(b) width, inches, and
(c) clear height, inches.
3. To the best of my knowledge and belief
(a) the maximum capacity of this Installation is pounds, or persons, including an operator (if required);
(b) this Installation is in a safe condition to be operated.
4.(a) Therepublic liability insurance ("is" or "is not") on this Installation. (Where there is insurance, answer clauses b and c)
(b) The policy number isissued by the(name of insurance company)
(c) That company usuallymake ("does" or "does not") an inspection of this Installation at least once annually.
5. Herewith remittance of \$ for the licence ee.
Dated theday of
(name of applicant)
By(signature)
(official capacity)
Clause t of section 1 of the Act reads as follows:

- - (t) "owner" means the person in charge of an elevator, dumb-waiter, escalator, manlift or incline lift as owner, tenant, agent or otherwise, but does not include an attendant as such;

*2Section 19 of the Act reads as follows:

- 19. No owner of an elevator, dumb-waiter, escalator, manlift or incline lift shall operate it or cause or permit it to be operated unless it is licensed.
- *3Clauses i and s of section 1 of the Act read as follows:
 - (i) "existing installation" means an installation that is completed or commenced before this Act comes into force;

- (s) "new installation" means an installation that is commenced after this Act comes into force;
- *4These dimensions are required only for an elevator, dumb-waiter, or incline lift if the incline lift has a car.

FORM 2

The Elevators and Lifts Act, 1953

LICENCE FOR ELEVATING DEVICE

19.....

	cen		

This licence is valid for the calendar year 19...., unless sooner suspended or revoked.

Granted at Toronto the day of, 19.....

Chief Inspector

Form 3

The Elevators and Lifts Act, 1953

SUBSEQUENT APPLICATION FOR LICENCE FOR ELEVATING DEVICE

19.... Licence No......

Under The Elevators and Lifts Act, 1953, and the regulations

(owner)

(number and street, or rural route)

Herewith remittance of \$......for the renewal fee.

(name of applying owner*1)

By(signature)

(official capacity)

Note: This application with all blanks filled in should be sent or delivered to the Chief Inspector, Elevator Inspection Branch, Department of Labour, Parliament Buildings, Toronto, Ontario.

- *1Clause t of section 1 of the Act reads as follows:
 - (t) "owner" means the person in charge of an elevator, dumb-waiter, escalator, manlift or incline lift as owner, tenant, agent or otherwise, but does not include an attendant as such;

FORM 4

The Elevators and Lifts Act, 1953

APPLICATION FOR TRANSFER OF LICENCE

Under The Elevators and Lifts Act, 1953, and the

To: Chief Inspector Elevator Inspection Branch Department of Labour Parliament Buildings Toronto, Ontario

regulations
(name of applicant)
(postal address)
as
applies for transfer of Licence Nogranted to
(name of licensee)
(address of licensee)
to operate a
"escalator", "manlift" or "incline lift")
known as Installation No installed at
(number and street) (municipality) and makes the following statements:
This applicant became owner*1 in place of the above-named licensee on
a result of(specify circumstances,

2. To the best of my knowledge and belief

such as "change of ownership", "change of tenancy", or

.....

- (a) the maximum capacity of this Installation is pounds, or persons, including an operator (if required);
- (b) this Installation is in a safe condition to be operated.

as the case may be)

3. Herewith remittance of \$ for the transfer fee.			4	. My n	('	ty is	n'' or "British sub-
Dated attheday of19					th	ne case may be)	an citizen", or as
Ċ	name of applicant)		5	. I obta	ained t	hat nationality	by
Ву .	ignature)	• • • • • •	cla	trike out use a or ichever i	<i>b</i> ,	(a) birth, or(b) naturalization	on on (date)
. (0	official capacity)			t applica		at	lace)
*1Clause t of section 1 of th	e Act reads as follo	ows:		•			
(t) "owner" means the elevator, dumb-wai	e person in charge ter, escalator, mai	of an	0	(state	name a	e following instituted and location of each	tutions of learning the institution):
incline lift as owne wise, but does not	r, tenant, agent or	other-		(a) E	lementa *	ry School	• • • • • • • • • • • • • • • • • • • •
such;					fron	the year	to the year;
Form	: 5			(b) Se	condar	y School	• • • • • • • • • • • • • • • • • • • •
The Elevators and	Lifts Act, 1953						to the year;
APPLICATIO CERTIFICATE OF	ON FOR A			(c) Po			1 Institute
To:	COMPETENCY			77 (6)			to the year;
Chief Inspector Elevator Inspection Branch				(a) 0:			to the year
Department of Labour Parliament Buildings			7. I hold the following degrees, certificates, or				
Toronto, Ontario			certific	ate, or	diploma, and na	y name of degree, me and location of	
Under <i>The Elevators and Lifts Act, 1953</i> , and the regulations I apply for a certificate of competency and make the following statements:						nt granted it):	
1. My full name is(surname) (Print in Block Letters)						• • • • • • • • • • • • • • • • • • • •	
(given names)			8.	I have	had p	ractical experient	ice in design, con-
2. My postal address is. (number	and street, or rural	route)			evators		.,
				(b) d	ımb-wa	iters, or	
(city, town, or post				(c) es	calator	s, or	
3. I was born on (day, mor	th, year) (munici	pality)		(d) m	anlifts,	or	
in(province or stat	, and am now 2	5 years		(e) in	cline li	fts,	
of age or more.	- ,			as indi	cated i	n the following t	able:
	Type of						
Practical Experience In	Installation (indicate by	Fre	om	Т	0	Name and Address of	The Position
	letter as above)	month	year	month	year	Employer	I Held Was
Design of							
		1					

Letter Dated	Employer (name and address)
	*

- I am willing to undergo such examinations and tests as may be required under the Act and the regulations.

(signature of applicant)

FORM 6

The Elevators and Lifts Act, 1953

CERTIFICATE OF COMPETENCY

19.....

This is to certify that

having complied with *The Elevators and Lifts Acts*, 1953, and the regulations, is issued this certificate of competency to make inspections of elevators, dumb-waiters, escalators, manlifts or incline lifts.

This certificate continues in force until the expiry of the 31st day of December 19..... unless sooner suspended or cancelled.

Issued at Toronto the...day of......19...

Countersigned:

Chief Inspector Minister of Labour

Form 7

The Elevators and Lifts Act, 1953

APPLICATION FOR RENEWAL OF CERTIFICATE OF COMPETENCY

Under The Elevators and Lifts Act, 1953, and the regulations I apply for renewal of Certificate of Competency No. and make the following statements:

1. Name: (surname) (Print in Block Letters) (given names)

	d street, or rural route)
(city, town,	or post office)
Herewith remittance of	\$ for the renewal fee.
Dated at	.theof19
×	(signature of applicant)

Note: This application with all blanks filled in should be sent or delivered to the Chief Inspector, Elevator Inspection Branch, Department of Labour, Parliament Buildings, Toronto, Ontario.

FORM 8

The Elevators and Lifts Act, 1953

SUBMISSION OF DRAWINGS AND SPECIFICATIONS FOR APPROVAL

Under The Elevators and Lifts Act, 1953, and the
regulations the undersigned, as
(specify "owner",
, submits
"contractor", "engineer", or as the case may be)
herewith in triplicate, for approval under section 14
of the Act, the drawings and specifications of a
(specify "new installation" or "major alteration")
of a
(-t:f ((-1t:)) ((C) A Jt:t:) ((C)
(specify elevator, Class A aumo-waiter, Class
(specify "elevator", "Class A dumb-waiter", "Class B dumb-waiter", "escalator", "manlift" or "incline
lift")
for lifting or lowering
(abasifu (bassaugus)) ou (fusiali) ou bath)
(specify "passengers" or "freight", or both)
at
(street address, or lot and concession) (municipality)
()
There are also are at amount amount by
Those premises are at present owned by
(name)

(specify "factory", "shop", "office building", "apartment building", or as the case may be)

(postal address)

The drawings and specifications were prepared by

(name)		(postal address)				
	"engineer"	"contractor".	or "owner")			

Herewith remittance of \$...... for the fees for the examination of the drawings and specifications.

Dated at......the......of.......19...

(name of submitter)

(postal address of submitter)

...., and are used for

By(signature)

(official capacity)

as

Note: This form, with all blanks filled in, together with the drawings and specifications (in triplicate) and the fees, should be sent or delivered to the Chief Inspector, Elevator Inspection Branch, Department of Labour, Parliament Buildings, Toronto, Ontario.

FORM 9

The Elevators and Lifts Act, 1953

APPLICATION FOR ANNUAL REGISTRATION OF CONTRACTOR

Chief Inspector Elevator Inspection Branch Department of Labour Parliament Buildings Toronto, Ontario

Under The Elevators and Lifts Act, 1953, and the regulations
(print or type name of applicant in full)
(number and street) (city, town, or post office)
(province or state)
applies for annual registratio (specify "first" or "subsequent") as a contractor, and makes the following statements:

- 1. The business carried on in Ontario by this applicant is
 - (specify "constructing", "installing", "altering", "repairing", "maintaining", "servicing", or "testing")
 - (specify "elevators", "dumb-waiters", "escala-tors", "manlifts" or "incline lifts")
- 2. The maximum number of elevator-mechanics employed by this applicant in Ontario at any time during the last 12 months was

3.	Herewith remittance of \$ for registration fee.
Dated (l at city, town, or post office) (province or state)
the	of
	(name of applicant)

Ву	(signature)
	(official capacity)

TABLE 1 PRESCRIBED FEES

ļ		
Item	Nature of Fee or Circumstance	Amount
1	Grant of a licence for	\$
	(a) a passenger-elevator	5
	(b) a freight-elevator	5
	(c) a hand-power passenger-elevator	5
	(d) a hand-power freight-elevator	5
	(e) a Class A dumb-waiter	3
	(f) a hand-power Class A dumb-waiter	3
	(g) a Class B dumb-waiter	5
	(h) a hand-power Class B dumb- waiter	5
	(i) one escalator	3
	(j) escalators in a series	
	(i) for one escalator	3
	(ii) for each additional escalator	1
	(k) a manlift	5
	(l) an incline lift	5
2	Transfer of a licence	2
3	For a true copy of order discontinuing suspension of a licence	3
4	By an applicant for a certificate of competency	10
5	Renewal of a certificate of competency	3
6	Upon submission of drawings and specifications of	
	(a) a passenger-elevator	15
	(b) a freight-elevator	15
	(c) a hand-power passenger-elevator	10
	(d) a hand-power freight-elevator	10
	(e) a Class A dumb-waiter	10
	(f) a hand-power Class A dumb- waiter	10
	(g) a Class B dumb-waiter	15
	(h) a hand-power Class B dumb- waiter	10
	(i) one escalator	5
	(j) an escalator series	15
	(k) a manlift	15
	(1) an incline lift	15

Item	Nature of Fee or Circumstance	Amount
7	Approval of additional sets of draw-	\$
	ings and specifications, for each additional set	5
8	For annual registration of a contractor who,	
	(a) before application for registration, did not carry on work as a contractor	10
	(b) at any time during the preceding 12-month period, employed	
	(i) not more than 2 elevator- mechanics, a fee of	10
	(ii) more than 2, but fewer than 20, elevator-mechanics, for each mechanic a fee of	5
	(iii) 20 or more elevator- mechanics, a fee of	100
9	On annual or special inspection of	
	(a) a passenger-elevator	12
	(b) a freight-elevator	10
	(c) a hand-power passenger-elevator	6
	(d) a hand-power freight-elevator	6.
	(e) a Class A dumb-waiter	3
	(f) a hand-power Class A dumbwaiter	
	(g) a Class B dumb-waiter	7
	(h) a hand-power Class B dumb-waiter	
	(i) an escalator	. 2
	(j) a manlift	. 5
	(k) an incline lift	. 10
10	Additional special fee for unduly delaying, or prolonging, an inspection.	. 10
11	Special fee for a duplicate of a lost mislaid, or damaged,	7
	(a) licence	. 1
	(b) certificate	. 1
	(c) notice in form of plate or label	1

(1166) 25

Publications Under The Regulations Act

June 26th, 1954

THE GASOLINE HANDLING ACT

O. Reg. 83/54. General Regulations. New and Revoking O. Regs. 270/44 and 61/45 (*C.R.O. 404*). Made—10th June, 1954. Filed—11th June, 1954.

REGULATIONS MADE UNDER THE GASOLINE HANDLING ACT

GENERAL REGULATIONS

INTERPRETATION

1. In these regulations

- (a) "bulk-storage plant" means place where petroleum products are kept, stored, or blended, in bulk for the purpose of distributing them by means of vehicles, railway cars, or ships;
- (b) "Class 1 petroleum product" includes gasoline, naphtha, and solvents, but does not include liquified petroleum gas;
- (c) "Class 2 petroleum product" means kerosene and distillate, but excludes fuel oil;
- (d) "liquified petroleum gas" means any substance in gaseous or liquid state consisting of any of the following hydrocarbons separately or together:
 - (i) butane (normal butane and iso-butane),
 - (ii) butylene,
 - (iii) propane,
 - (iv) propylene;
- (e) "mixer" means person who produces any taxable mixture by mixing, combining, or compounding, any constituent of gasoline with any substance or material (whether a constituent of gasoline or not) for the purpose of offering that mixture for sale;
- (f) "motor-vehicle" means automobile, motor-cycle, and any other vehicle propelled or driven on a highway by an internal-combustion engine and, where applicable, includes motor-boat, but does not include the cars of electric or steam railways or other vehicles operated only upon rails;
- (g) "petroleum product" means gasoline, kerosene and distillate;
- (h) "retailer" means person who sells petroleum products for use by a purchaser and not for resale;
- "semi-trailer" means vehicle designed for carrying goods and so constructed that some part
 of it rests upon some part of another vehicle
 providing the motive power for it;
- (j) "service station" means premises at which petroleum products are sold and delivered direct to the fuel-tanks of motor-vehicles;

- (k) "stake-truck" means vehicle equipped with a platform;
- (1) "tank-truck" means motor-vehicle having one or more tanks mounted on the frame or chassis of the vehicle;
- (m) "taxable mixture" means mixture, combination, or compound, containing any constituent of gasoline which is taxable under The Gasoline Tax Act;
- (n) "tractor" means motor-vehicle designed to provide motive power for a semi-trailer;
- (0) "trailer" means vehicle designed for carrying goods and so constructed that it is drawn by a motor-vehicle but no part of it rests upon that motor-vehicle;
- (p) "transporter" means persons who transports, in a vehicle, petroleum products exceeding 50 gallons at a time;
- (q) "U.S.S.M.G." means United States standard gauge for sheet iron and steel;
- (r) "vehicle" includes tank-truck, stake-truck, trailer, semi-trailer, tractor, and other conveyance designed for the transportation of petroleum products on a highway, and, where applicable, farm-tractor and any similar equipment or machinery propelled by an internalcombustion process, but does not include railway cars; and
- (s) "wholesaler" means person who sells petroleum products for the purpose of resale.

PART 1

LICENCES, FEES, AND RECORDS

- 2.(1) Licences under the Act shall be:
- (a) "Mixer's Licence", and
- (b) "Licence to Sell", and
- (c) "Transporter's Licence".
- (2) Application for a licence shall be in Form 1.
- (3) A Mixer's Licence shall be in Form 2.
- (4) A Licence to Sell shall be in Form 3.
- (5) A Transporter's Licence shall be in Form 4.
- 3.(1) A licence shall expire with the 31st of December of the year for which it is issued.
 - (2) A licence shall not be transferable.
 - 4. The fees payable for licences are as follows:
 - (a) for a Mixer's Licence, \$1,
 - (b) for a Licence to Sell
 - (i) by retail, at the rate of \$1 for each location, and
 - (ii) by wholesale, at the rate of \$10 for each location, and

- (c) for a Transporter's Licence, at the rate of \$1 for each vehicle used by the transporter for transporting petroleum products on a highway.
- 5. Every wholesaler and every retailer shall keep written records of
 - (a) the physical inventory of the quantities of petroleum products he has on hand at the beginning of each month, and
 - (b) the quantities of each petroleum product received during the month, and
 - (c) the quantities of each petroleum product disposed of during the month, and
 - (d) the physical inventory of the quantities of petroleum products he has on hand at the end of each month.
- 6.(1) The wholesaler or retailer shall retain for a period of 3 years
 - (a) the records under regulation 5, and
 - (b) every invoice, voucher, and memorandum, relating to the information contained therein.
- (2) Whenever so required the wholesaler or retailer shall forward to the Minister a copy of such of those records as the Minister may require.

PART 2

VEHICLES AND TRANSPORTATION

- 7. This Part does not apply to the fuel-tanks used in the operation of motor-vehicles.
- 8.(1) Containers for Class 1 or Class 2 petroleum products having a capacity of 50 gallons or more shall conform to the requirements of the regulations respecting the construction of tank-trucks, trailers, semitrailers.
- (2) No Class 1 petroleum product shall be transported in a container having a capacity less than 50 gallons but more than 5 gallons unless the container is clearly marked as conforming to the requirements of Shipping Container Specification 5, 5A, 5B, 5C, 5L, or 5M, as the case may be, of the Board of Transport Commissioners of Canada or of the Interstate Commerce Commission of the United States of America, in force on the 15th of May, 1954.
- 9.(1) Subject to subregulation 2, where petroleum products are transported by a vehicle so constructed that the containers of the petroleum products are not permanently attached to the chassis of the vehicle, there shall be no more than a single tier of containers on the vehicle.
- (2) Subregulation 1 does not apply to the transportation of packages of containers when each package contains petroleum products of not more than 10 gallons total volume.
- (3) A tank that is not permanently attached to the chassis of a vehicle shall be firmly secured to a cradle or sill, and the cradle or sill shall be anchored to the body of the vehicle by means of hook-bolts or other equally secure devices.
- (4) A tank permitted to be used under subregulation 3 shall not have a capacity greater than 200 gallons.
- (5) No container which leaks, or which has become so worn or been so injured as to be likely to spring a leak, shall be used to transport any petroleum product.

- 10.(1) No tank-truck, or no trailer, or semi-trailer, having one or more tanks mounted on the chassis thereof, shall be operated unless
 - (a) it is designed so as not to be easily overturned,
 - (b) it is equipped with rubber tires,
 - (c) it is in a condition such as it is not likely to break down while on the highway, and
 - (d) the tank is not so worn or injured as to be likely to spring a leak.
- (2) The tank shall be so supported and attached to the chassis of the vehicle that it will remain fixed in place.
- 11.(1) Every tank-truck and every trailer shall be operated on not less than 4 wheels.
- (2) Every semi-trailer shall be operated on not less than 2 wheels.
- 12. Every motor-vehicle used in the transportation of petroleum products shall be equipped in front with a heavy-duty steel bumper.
- 13.(1) No vehicle shall be equipped with any artificial light other than electric.
- (2) Lighting circuits shall be at all times maintained in good condition so that a short circuit or sparking is not likely to occur.
- 14.(1) Every motorized vehicle shall be equipped with not less than one hand-operated fire-extinguisher of a non-freezing type suitable for extinguishing petroleum-product fires.
 - (2) Every fire-extinguisher shall be
 - (a) located on the motorized vehicle so as to be readily accessible, and
 - (b) maintained in good, effective, operating condition.
- 15.(1) Where a tank on a vehicle has a capacity greater than 1200 gallons, each compartment shall be equipped with a shut-off valve
 - (a) located
 - (i) in the outlet inside the shell, or
 - (ii) in the sump when it is an integral part of the shell; and
 - (b) so designed that the valve will be closed at all times except during loading or delivery operations.
- (2) The operating mechanism for the shut-off valve shall be provided with a secondary control
 - (a) readily accessible for use in case of accident or fire during delivery operations, and
 - (b) not near any fill-opening or discharge-faucet.
- (3) Each control mechanism shall be provided with a fusible section so as to close automatically in case of fire.
 - (4) A person owning a vehicle
 - (a) on which a tank or compartment has a capacity greater than 1200 gallons, and
 - (b) which is used for the transportation of petroleum products at the date on which these regulations come into force,

is exempt from the provisions of sub-regulations 1, 2, and 3, with respect to that vehicle, whether that person owns it on the date specified in clause b or acquires it subsequent to that date.

- 16.(1) Every valve and faucet upon a vehicle shall be protected from injury.
- (2) The protection shall be sufficient for these regulations where it is provided
 - (a) either by the frame of the vehicle or by a steel bumper, or
 - (b) by some other device giving equal protection.
 - (3) Every draw-off valve and faucet shall be
 - (a) threaded at the discharge end, or
 - (b) so designed as to permit tight connection to the delivery hose.
- 17. Every valve shall be equipped with a ground-seat or other device to prevent leakage.
 - 18.(1) Every faucet shall be
 - (a) of the self-closing anti-drip type, and
 - (b) either equipped with a lock, or so constructed that the handle may be removed only when the faucet is tightly closed.
 - (2) When a faucet is not in actual use
 - (a) the handle shall be detached from it, or
 - (b) the faucet shall be kept locked.
- 19.(1) The tank of every vehicle shall be electrically bonded to the chassis so that static electricity will be readily discharged.
- (2) Before each filling of a vehicle, and before each discharge from a vehicle, proper steps shall be taken to discharge the static electricity.
- 20.(1) Subject to sub-regulation 2 every tank shall be constructed throughout of open-hearth steel of thickness specified in the following table:

Total carrying capacity of Tank	Thickness of Shell	Thickness of Head
Not more than 1000 gallons	Number 12 U.S.S.M.G.	Number 12 U.S.S M.G., it bilged or corrugated, other- wise Number 10 U.S.S.M.G.
More than 1000 gallons	Number 10 U.S.S.M.G.	Number 10 U.S.S M.G., if dished, stayed, braced or re- inforced; otherwise, Number 8 U.S.S M.G.

- (2) Material other than open-hearth steel may be used where it has strength not less than that of the steel prescribed in subregulation 1.
- (3) The joints of the shell and of the head shall be so tight that there will be no leakage when the joint is subjected to pressure not less than 5 pounds a square inch applied from inside the shell for a period of not less than one hour.
- 21.(1) Where a tank has more than one compartment there shall be an air-space between the compartments.

- (2) Each air-space shall be so constructed as to ensure that any liquid in it will drain to the ground.
- 22.(1) Each compartment shall be equipped with a vacuum-and-pressure-operating vent having an effective opening of not less than 0.44 square-inch.
- (2) Every compartment in which a Class 1 petroleum product is transported shall be equipped with additional venting so constructed as to provide a minimum free-venting opening equivalent to a circular hole having a diameter of 1 29/32 inches.
- (3) Where a fusible element is incorporated in the venting under subregulation 2, that element shall be such as will fuse at a temperature not higher than 200 degrees Fahrenheit.
- 23.(1) Where a tank or a compartment has a length greater than 90 inches, it shall be provided with baffles, and the number of baffles shall be determined under subregulation 2.
- (2) The linear distance between any 2 adjacent baffles, or between any tank-head or bulkhead and the baffle nearest to it, shall not exceed 60 inches.
- 24. No tank having a capacity greater than 1100 gallons shall be used to transport Class 1 petroleum products unless
 - (a) it is divided into compartments, and
 - (b) none of the compartments has a capacity greater than 1100 gallons.
- 25. Every can-box or bucket-box on a vehicle used for transporting a Class 1 petroleum product shall be so constructed, or interlined, that no friction-sparking will occur.
- 26.(1) For the purpose of subregulation 2 a tank that is not divided into compartments is deemed to be a compartment.
- (2) Where a compartment has been used for transporting a Class 1 petroleum product, no Class 2 petroleum product shall be poured into it until every vestige of the Class 1 petroleum product has been flushed or otherwise cleared out of the compartment and from the piping and accessory delivery equipment connected thereto.
- 27.(1) Every outlet-faucet on a tank-truck shall have securely attached to it a tag of enamelled metal or substantial fibre to denote which class of petroleum product is contained in the tank or compartment from which the faucet leads.
 - (2) The tag to denote
 - (a) a Class 1 petroleum product shall be coloured red, and
 - (b) a Class 2 petroleum product shall be any colour other than red and at all times clearly distinguishable from red.
- (3) Every tag shall at all times be kept clean and bright so that its colour is readily recognizable.
- 28.(1) On any motor-vehicle used for the transportation of petroleum products, the fuel-tank for the vehicle shall be
 - (a) so located that it is not over or adjacent to the engine, and
 - (b) equipped so as to vent while it is being filled.

- (2) The exhaust system including the exhaust line and muffler shall be
 - (a) so located as to be clear from
 - (i) the fuel-system, and
 - (ii) all combustible materials; and
 - (b) terminated at the side, or back, of the vehicle so that the fumes or heat from the exhaust will be kept clear of any outlet.
- 29.(1) In this regulation "Reid Vapour Pressure" means vapour pressure of a hydrocarbon at 37.8 degrees Centigrade or 100 degrees Fahrenheit.
- (2) No petroleum product having a Reid Vapour Pressure greater than 16 pounds a square inch shall be transported in a vehicle that does not conform to the requirements prescribed in Part 3.
 - 30. The person in charge of a tank-truck shall
 - (a) remain at the faucets of the truck all the time the contents are being discharged, and
 - (b) take all precautions necessary to prevent overflow or spilling of the petroleum product being discharged.
 - 31. The person in charge of a vehicle
 - (a) while driving, riding upon, loading, unloading, or making delivery from, the vehicle, shall not have in his possession any
 - (i) lighted match, or
 - (ii) lighted lighter, or
 - (iii) lighted pipe, or
 - (iv) lighted cigar, or
 - (v) lighted cigarette; and
 - (b) shall do everything in his power to prevent any other person from having in his possession any item enumerated in clause a while that person is driving, riding upon, loading, unloading, or taking delivery from, the vehicle.

PART 3

TRANSPORTATION OF LIQUEFIED PETROLEUM GAS

32. In this Part

- (a) "bottle" means pressure vessel as defined in The Boilers and Pressure Vessels Act, 1951, and designed or used for containing, storing, distributing, transferring, or otherwise handling, liquefied petroleum gas;
- (b) "fitting" means safety valve, shut-off valve, excess-flow-check valve, reducing valve, gaugecock, pressure gauge, fusible plug, and other device for the purpose of regulating or controlling flow of gas or liquid; and
- (c) "water-capacity" when used in respect of a bottle, means quantity of water required to fill the bottle, at a temperature of 68 degrees Fahrenheit at atmospheric pressure of 30 inches barometer.

33. This Part

(a) applies to the highway-transportation of liquefied petroleum gas in bottles having a capacity of 100 gallons or more; and

- (b) is supplementary to and not exclusive of any other Part.
- 34.(1) No vehicle shall be used for the transportation of liquefied petroleum gas, unless
 - (a) the bottle conforms to the requirements of this Part, and
 - (b) the Transporter's Licence issued with respect to that vehicle is marked under subregulation 2.
- (2) The Transporter's Licence with respect to a vehicle which may be used for the transportation of liquefied petroleum gas shall have marked across its face in red ink the words VALID FOR LIQUEFIED PETROLEUM GAS and the marking shall be authenticated by the signature of the Chief Inspector appointed under the Act.
- (3) Where an applicant desires to have a Transporter's Licence marked under subregulation 2, he shall make request therefor in writing to the Chief Inspector, stating the number of the Certificate of Approval, or Certificate of Inspection, at that time in force under *The Boilers and Pressure Vessels Act*, 1951, with respect to each bottle to be used, or carried, on that vehicle.
- 35.(1) No bottle having a water-capacity exceeding 2500 gallons shall be used.
- (2) There shall be not more than a single tier of bottles on a vehicle.
- (3) No vehicle shall have on it at any time bottles having an aggregate water-capacity exceeding 5000 gallons.
- 36.(1) Every bottle that is not part of a vehicle shall be conspicuously marked with the words LIQUEFIED PETROLEUM GAS in letters not less than 2 inches high, and of a colour sharply contrasting with the background.
- (2) Every vehicle carrying one or more bottles, whether loaded or empty, shall be conspicuously marked by 3 signs bearings the words FLAMMABLE COMPRESSED GAS in letters not less than 6 inches high and of a colour sharply contrasting with the background, and one of the signs shall be on each side, and one at the rear, of the vehicle.
- 37.(1) Every fitting that is used on or connected to a bottle shall be of a design approved and registered under *The Boilers and Pressure Vessels Act*, 1951.
- (2) Every bottle shall be equipped with a pressure gauge.
 - (3) Every fitting shall be
 - (a) securely mounted, and
 - (b) protected from being broken or damaged in the course of ordinary use of the bottle.
- (4) All threaded fittings shall be of such material and construction as will withstand a gauge-pressure of at least 250 pounds per square inch.
- 38. Subject to regulations 32 to 37, both inclusive, the construction, equipment and operation of conveyances and containers used for the transportation and storage of liquefied petroleum gas shall conform to the standards of the "Dominion Board of Insurance Underwriters" as established by so much of their rules published in "DBIU Pamphlet No. 58" dated "August 1952" as are set forth in Schedule 1.

PART 4

STORAGE AND HANDLING AT BULK-STORAGE PLANTS

INTERPRETATION

39. In this Part

(a) "bulk-storage plant" does not include

(i) a service station at which sales are made

at wholesale prices, or

(ii) the premises on which trucks and other delivery equipment are parked when not in use;

- (b) "bulk-storage tank" means tank installed at a bulk-storage plant;
- (e) "earthwork" means construction composed of clay, shale, or heavy loam, and containing not less than 10 per cent by volume of sand, gravel, or stone;
- (d) "explosion-hazard area" means area, whether inside or outside a bulk-storage plant, in which it is likely that, having regard to all aircurrents that may be reasonably anticipated, the air may become so permeated by vapour from a petroleum product as to engender an explosion;
- (e) "gas-proof room" means structure so constructed and maintained that explosive gases cannot permeate the air in the structure;
- (f) "hazard-area limit" means
 - (i) with respect to premises that are fenced under regulation 49, the location of that fencing, or
 - (ii) with respect to other premises, the lotline of those premises;
- (g) "horizontal tank" means tank so installed that its major axial plane is approximately horizontal;
- (h) "nominal gauge" means, when used with reference to thickness of the shell or other part of a tank, that the plate used in construction of that shell or other part is known in the plate-mill industry as having the specified thickness;
- (i) "pipe-size" means nominal size by which piping is known in the pipe-mill industry;
- (j) "p.s.i." means pounds per square inch;
- (k) "vertical ring" means section of a vertical
- (l) "vertical tank" means tank so installed that its major axial plane is approximately vertical; and
- (m) "waterway" includes stream, river, lake, and dry water-course.

APPLICATION

40.(1) This part

- (a) applies to
 - (i) the construction, equipment and operation of containers used for the transportation of, and
 - (ii) the method, manner, equipment and location of equipment to be used in the handling, storing, selling and disposing, of

petroleum products at bulk-storage plants; and

(b) is supplementary to and not exclusive of any other Part.

- (2) Subject to subregulation 3, this Part applies to every bulk-storage plant.
- (3) Any person owning a bulk-storage tank that is in use at the date on which these regulations come into force is exempt, with respect to that tank, from the provisions of regulations 43, 44, 45, and 56, whether that person
 - (a) owns that tank at that date, or
 - (b) acquires that tank at any time subsequent to that date,

but only so long as that tank remains installed in the same place and position as it is at that date.

CAPACITY AND CONSTRUCTION OF TANKS

GENERALLY

- 41. No tank installed above-ground or belowground and consisting of two or more compartments shall be used for any petroleum product unless the compartments are separated by
 - (a) double bulkheads between which is a suitably drained air-space, or
 - (b) a flanged single bulkhead so constructed that any liquid or gas seeping or leaking through any seam or joint will escape directly to open air and not between the compartments.
- 42. The outside of every tank constructed of any ferrous substance, whether galvanized or not, shall be thoroughly coated with suitable rust-resisting material.

CONSTRUCTION

43.(1) In a vertical tank

- (a) each vertical ring of one-quarter inch or thicker nominal gauge shall be not less than 5 feet wide;
- (b) the top shall be
 - (i) made of steel having nominal gauge not thinner than Number 10 U.S.S.M.G., and
 - (ii) dished or cone-shaped;
- (c) the joint between the roof and the shell shall be weaker than any other joint in the shell;
- (d) all joints in the roof shall be made tight by
 - (i) welding, or
 - (ii) riveting, or
 - (iii) other equally staunch process; and
- (e) there shall be no unprotected opening in the roof.
- (2) A vertical tank having a capacity itemized in column 1 of Table 1 shall be constructed of steel-plate not thinner than the relevant nominal gauge prescribed in column 2 of the table.
 - (3) A vertical tank having
 - (a) capacity more than 1000 gallons, and
 - (b) a height itemized in column 1 of Table 2,

shall be constructed of steel-plate not thinner than the relevant nominal gauge prescribed in column 2 of the table.

44.(1) In a horizontal tank

- (a) every joint shall be
 - (i) riveted and caulked, or
 - (ii) riveted and welded, or
 - (iii) arc-welded, or
 - (iv) electro-welded, or
 - (v) made staunch by some other process imparting cohesiveness not less than that obtained under sub-clause i, ii, iii, or iv; and
- (b) a head having a diameter greater than 6 feet shall be dished, stayed, braced, or re-inforced.
- (2) A horizontal tank
- (a) installed above-ground, and
- (b) having a capacity not more than 1000 gallons, itemized in column 1 of Table 3,

shall be constructed of steel-plate not thinner than the relevant nominal gauge prescribed in column 2 of the table.

- (3) A horizontal tank
- (a) installed above-ground, and
- (b) having capacity more than 1000 gallons, and
- (c) having a diameter itemized in column 1 of Table 4,

shall be constructed of steel-plate not thinner than the relevant nominal gauge prescribed in column 2 of the table.

UNDERGROUND TANKS

- 45.(1) An underground tank having a capacity itemized in column 1 of Table 5 shall, subject to subregulations 2 and 3, be constructed of first-quality wrought-iron plate having
 - (a) thickness not less than that prescribed in column 2 of the table, and
 - (b) weight not less than that prescribed in column 3 of the table.
- (2) For a tank not exceeding 1000-gallons capacity, if the plate is galvanized it may be one gauge thinner, and correspondingly lighter, than the specifications prescribed in items 1, 2, or 3, of Table 5 as the case may be according to the size of the tank.
 - (3) Where a tank is constructed of first-quality
 - (a) open-hearth steel-plate, or
 - (b) other material stronger than wrought-iron,

the plate may be of such thickness and weight as will impart to it a tensile strength not less than that prescribed in Table 5 and subregulation 2 for wroughtiron tanks.

VENTING AND PRESSURE RELIEF

- 46.(1) Every tank shall be properly vented by suitably constructed and attached piping.
- (2) Vent-piping shall not extend into the tank more than 1 inch.

- (3) Vent-openings shall be of a cross-sectional area sufficient to permit free escape of air and vapour when the tank is being filled at its maximum intake capacity.
- (4) Except where the fill-intake is controlled automatically by the pressure in the tank, the cross-sectional area of the vent-opening shall be not less than that of a pipe of 1-inch internal diameter.
- (5) Subject to subregulations 6 and 7, every tank shall be individually vented.
- (6) A battery of tanks containing petroleum products of the same class may be individually vented into a common header.
 - (7) Where a header is used under subregulation 6,
 - (a) the header shall be at least one pipe-size larger than the largest individual vent-pipe connected to it;
 - (b) each individual vent-pipe shall be provided with a screen between the tank and the header; and
 - (c) no individual vent-pipe shall be connected to the header at a point that is less than one foot above the level of the top of the highest reservoir from which the tank may be filled.
- (8) Every header and every vent-pipe not connected into a header shall
 - (a) be provided with
 - (i) a weather-proof hood, and
 - (ii) a flame arrester; and
 - (b) terminate in open air
 - (i) not less than 12 feet above general gradelevel, and
 - (ii) not less than 2 feet distant horizontally from any window, door, air-inlet, or other opening, through which fumes can enter a building.
 - 47.(1) A tank installed above-ground shall
 - (a) have vent-openings sufficient to permit free outflow or inflow of air normal to
 - (i) filling or emptying operations, and
 - (ii) temperature changes,
 - so that neither the shell nor the roof will be distorted under normal pressures; and
 - (b) be equipped with
 - (i) flame-arresters, or
 - (ii) venting devices that normally remain closed except when subjected to pressure or vacuum.
 - (2) A tank installed above-ground shall also be
 - (a) so constructed that, or
 - (b) equipped with suitable devices so that,
- abnormal internal pressures in the tank, that might rupture the shell or bottom, will be relieved.
- (3) In a vertical tank the relief of abnormal internal pressure may be provided by means of a weakened seam or joint in the roof.

- (4) In a vertical or horizontal tank, relief of abnormal internal pressure may be provided by a
 - (a) self-closing man-hole cover, or
 - (b) man-hole cover so constructed that it lifts when the internal pressure exceeds a predetermined amount, or
 - (c) system of emergency relief-valving.
- (5) When any device under subregulation 4 is used, the device shall be deemed to be adequate for a tank having a capacity itemized in column 1 of Table 6 when the device
 - (a) permits escape of air at a rate not less than that set out in column 2 of the table, or
 - (b) has free circular opening set forth in column 3, 4, 5, or 6, of the table as the case may be.

LOCATION AND SPACING

- 48.(1) No bulk-storage tank shall be installed inside or underneath a building.
- (2) Every above-ground bulk-storage tank shall be installed in a location where it can be properly diked so as to prevent any petroleum product from flowing by any manner into a congested area in the event of
 - (a) the product being spilled, or
 - (b) the tank being ruptured.
- (3) No bulk-storage tank shall be used unless it complies with the requirements of this Part.
- 49.(1) Where the aggregate capacity of the bulkstorage tanks at a bulk-storage plant exceeds
 - (a) 50,000 gallons of Class 1 petroleum products, or
 - (b) 120,000 gallons of petroleum products of any class,

the plant, or so much thereof as is occupied by the tanks and any diking, shall be so located that they are entirely surrounded by continuous, strong fencing and gates, conforming to the specifications set forth in subregulations 2 and 3.

- (2) The fencing shall
 - (a) be not less than 6 feet high;
 - (b) be of firmly-meshed steel wire
 - (i) of a gauge not smaller than U.S.S.M.G. Number 9, and
 - (ii) so fabricated that no mesh will permit, or be capable of being distorted so as to permit, passage of any object having a cross-sectional major axis of 6 inches or more; and
 - (c) be rigidly supported by substantial posts
 - (i) at intervals not exceeding 12 feet, and
 - (ii) securely embedded into the ground.
- (3) Every gate in the fencing shall
- (a) conform to the requirements of clauses a and b of subregulations 2; and
- (b) be equipped with such devices as will ensure the gate being securely closed when so required under these regulations.

- 50.(1) Subject to subregulations 2, 3, and 4, every bulk-storage tank shall be so located within the premises occupied by the bulk-storage plant that
 - (a) no part of a tank itemized in column 1 of Table 7 shall be closer to the hazard-area limit than the distance prescribed in column 2 of the table; and
 - (b) any two tanks itemized in column 1 of Table 8 that are installed above-ground shall have clear air-space between them not less than the distance prescribed in column 2 of that table.
 - (2) Vertical tanks and horizontal tanks that are
 - (a) installed above-ground, and
 - (b) used for filling or loading conveyances for any class of petroleum products,

may be installed in batteries that comply with subregulation 3.

- (3) A battery of tanks under subregulation 2
- (a) shall not have an aggregate capacity greater than 120,000 gallons; and
- (b) shall not comprise any tank having a capacity. greater than 20,000 gallons; and
- (c) shall be so installed that there shall be not less than 1-foot clear air-space between any two of its component tanks.
- (4) For the purpose of subregulation 1 and tables 7 and 8, a battery of tanks conforming to sub-regulation 3 shall be deemed to be equivalent to a single tank having a capacity equal to the aggregate capacity of all the tanks in the battery.

DIKING REQUIRED

- 51. In a bulk-storage plant that is, or is lawfully required to be, diked the diking shall conform to regulations 52.
 - 52.(1) Every dike shall
 - (a) consist of
 - (i) natural topography, or
 - (ii) adequately bonded masonry, or
 - (iii) concrete, or
 - (iv) earthwork conforming to subregulation 2;
 - (b) be impervious to petroleum products; and
 - (c) be of solid, uninterrupted, construction without any opening except such as conform to subregulation 3; and
 - (d) have dimensions which will ensure that the volume of liquids it will contain is equal to
 - (i) the capacity of the largest tank, and
 - (ii) ten per cent of the aggregate capacity of all the other tanks

located within that dike.

- (2) An earthwork dike shall
- (a) have a flat top
 - (i) not less than 2 feet wide, and
 - (ii) protected against erosion by sodding or other adequate means; and

- (b) be sloped on each side at such an angle as will maintain the dike intact according to
 - (i) the nature of its component materials, and
 - (ii) the vibrations and other soil-disturbances reasonably foreseeable in that locality.
- (3) Where it is necessary to pass piping through a dike, the aperture through which the piping passes shall be so constructed that no petroleum product can seep through it.
- (4) Except as permitted under subregulation 3, every pipe traversing a dike shall pass
 - (a) over it, or
 - (b) under it at least 3 feet below its base.
- 53. All dry grass, weeds, shubbery, trees, and combustible materials of any nature, shall be at all times kept cleared away from
 - (a) the space within a dike, and
 - (b) the sides and top of the dike.

UNDERGROUND TANKS

- 54.(1) No bulk-storage tank installed underground shall
 - (a) have capacity greater than 20,000 gallons, or
 - (b) be so located that it is less than 3 feet from a building.
- (2) Every underground bulk-storage tank shall be so installed that its top
 - (a) is below the level of any piping connected to the tank; and
 - (b) subject to subregulation 3, is at least 3 feet below the surface of the ground.
- (3) Where, by reason of solid rock substratum, it is not practicable to comply with the requirements of clause b of subregulation 2, a tank may be so installed that
 - (a) at least 75 per cent of its mass is below ground-level, and
 - (b) the part above ground-level is entirely covered with earth to a depth not less than 2 feet.
- 55.(1) Piping that is connected to an underground tank, shall be so installed and maintained that
 - (a) it slopes toward the tank, and
 - (b) is connected on the top of the tank, and
 - (c) is without traps or pockets.
- (2) The intake-end of a filling-pipe for an underground tank
 - (a) shall not be located
 - (i) inside any building, or
 - (ii) at a distance less than 5 feet measured horizontally from any door, window, basement-opening, or cellar-opening, fireescape, or other mode of exit from a building; and
 - (b) subject to subregulation 3, shall be equipped with a tight-fitting cap which shall be kept closed except during filling operations.

(3) Where the intake-end of a filling-pipe is below, or at, ground level it shall be set in a metal box equipped with a cover.

EQUIPMENT

- 56. Where a bulk-storage tank installed above-ground has piping, or a fitting, connected to it at any point below the highest level to which the petroleum product will rise, that piping or fitting shall be provided with an internal or external control-valve located as near as practicable to the shell of the tank.
- 57. Where an internal-combustion engine is installed within a bulk-storage plant
 - (a) it shall be so located that it is not
 - (i) underneath a tank, or
 - (ii) within an explosion-hazard area; and
 - (b) the exhaust-pipe shall terminate
 - (i) not less than 1 foot outside any building, and
 - (ii) not within an explosion-hazard area.
- 58.(1) Where an electric motor is installed in a bulk-storage plant
 - (a) it shall be so installed that it is not
 - (i) underneath a tank, or
 - (ii) within an explosion-hazard area unless the motor is of an explosion-proof type; and
 - (b) every switch operating within an explosionhazard area in conjunction with the motor shall be of an oil-immersec, or other explosionproof, type.
- (2) This regulation is subject to, and supplementary to, regulations made under *The Power Commission Act*.
 - 59. Every pump operated in a bulk-storage plant
 - (a) by an electric motor other than of explosion-proof type, or
 - (b) by an internal combusion engine,

shall be separated from that motor or engine by a gas-proof partition.

OPERATION

- 60.(1) Petroleum products shall be taken out of a bulk-storage tank by
 - (a) force of gravity, or
 - (b) suction, or
 - (c) any other mode that does not increase the internal pressure within the tank.
 - (2) No person shall use
 - (a) water, or
 - (b) steam, or
 - (c) gas, or
 - (d) air,

under pressure for the purpose of delivery or removing petroleum products stored in a bulk-storage tank.

- 61. At all times when a petroleum product is being
 - (a) received at, or
 - (b) loaded into conveyances at, or
 - (c) handled at, or
 - (d) delivered from,

a bulk-storage plant, there shall be in constant, immediate, attendance at the specific place where it is taking place a person competent to supervise the operation.

- 62.(1) At all times when a bulk-storage plant which is required to be fenced under regulation 49
 - (a) is not in actual operation, or
 - (b) is without the attendance of any person competent to supervise operations,

all gates and other modes of ingress shall be securely closed and locked.

(2) In a bulk-storage plant that is not fenced, all valves in the plant shall be securely fastened by locks at all times referred to in clause a and b of subregulation

PART 5

RETAIL OUTLETS

INTERPRETATION

63. In this Part

- (a) "clear-vision pump" means dispensing equipment having a bowl or tank of glass, plastic, or other transparent material, in which a petroleum product is temporarily contained prior to being dispensed;
- (b) "dispensing equipment" includes
 - (i) pump, or
 - (ii) measure, or
 - (iii) measuring-device, or
 - (iv) apparatus commonly known as 'gasolinepump', or
 - (v) portable container;
- (c) "empty" when used with reference to a metal container for a petroleum product, means voided of its contents as far as is practicable by suction or pouring;
- (d) "highway" includes a common and public highway, street, avenue, parkway, driveway, square, place, bridge, viaduct or trestle, designed and intended for, or used by, the general public for the passage of vehicles.

STORAGE OF PETROLEUM PRODUCTS

- 64. At a service station, petroleum products shall be stored only
 - (a) underground as provided in regulation 65, or
 - (b) above-ground as provided in regulation 66.
- 65.(1) The provisions of regulations 41, 42, 45, 46, 54 (except clause *a* of subregulation 1 thereof), 55, 57, 58, 59, 60, and 61, shall apply to underground storagetanks at a service station, and for this purpose the words' "bulk-storage plant" wherever they occur in those regulations shall be deemed to read "service station".

- (2) No tank shall be
- (a) of capacity greater than 5000 gallons, or
- (b) located closer than 3 feet measured horizontally from any
 - (i) building, or
 - (ii) limit of the service-station premises.
- (3) Not more than 20,000 gallons of Class 1 petroleum products shall be stored at a service station.
- 66.(1) Except when stored at a distance of 50 feet or more from a building, no petroleum products in quantities exceeding 45 gallons of Class 1 products and 300 gallons of Class 2 products shall be stored above-ground at a service station.
- (2) All petroleum products stored above-ground shall be stored in closed, metal, containers distinctly marked with the word "gasoline", "kerosene", or "distillate", as the case may be.
- (3) A standard drum or other metal container that is equipped with a pump shall be deemed to be 'closed' only when the connection between the pump and the container is of a vapour-tight type.
- (4) No container for a Class 1 petroleum product shall be stored or handled in a basement, cellar, or pit.
- (5) Every container at a service station shall be kept tightly closed when disconnected from the pumping-apparatus.
- (6) Subregulations 1, 2, 3, and 4, shall apply to storage of empty containers except in so far as the operator of the service station has
 - (a) from the Fire Marshal, or
 - (b) from the Chief Officer of the Fire Department in the municipality concerned,

written permission to store empty containers in quantities larger than, or places other than, those prescribed for full or partly filled containers by those four subregulations.

DISPENSING EQUIPMENT

- 67.(1) Except at a service station
- (a) licensed and in operation on the day these regulations come into force, and
- (b) for which electric power is not available,

no clear-vision pump shall be used or installed at any service station.

- (2) No fixed dispensing-equipment shall be installed within the service-station premises
 - (a) at a distance less than 8 feet from the limit of any highway, or
 - (b) inside any wholly enclosed part of a building.
- (3) In subregulations 2 and 4, "wholly enclosed" includes having doors or other provision capable of impeding egress or ingress, or escape of fumes.
- (4) Where a person operates a service station on the date on which these regulations come into force within which there is fixed dispensing-equipment installed inside any wholly enclosed part of a building, that person is exempted from the provisions of clause b of subregulation 2 with respect to that fixed dispensing-equipment so long as it remains in the same position as it is on that date.

- (5) Petroleum products shall be transferred from the tanks or containers in which they are stored to the dispensing-equipment, only by means of pumping.
- (6) Every electrically-operated pump shall have an easily accessible remote-control switch.
- (7) Subregulation 6 is supplementary to and not in substitution for or variation of the requirements of regulations under *The Power Commission Act*.
- (8) Every hose through which a petroleum product is dispensed by means of gravity, or electric pumping, shall be equipped with a valved-nozzle.
 - (a) of non-magnetic material, and
 - (b) so constructed that the valve
 - (i) can be kept open only by manual pressure, and
 - (ii) closes automatically immediately the manual pressure is released.

PORTABLE CONTAINERS

- 68. A portable container for Class 1 petroleum products shall
 - (a) be of capacity not greater than 5 gallons; and
 - (b) be of strong metal-construction; and
 - (c) be so constructed as not to leak when in any position; and
 - (d) have each opening fitted with a cap or valve that
 - (i) closes on a gasket which does not deteriorate from contact with gasoline, and
 - (ii) is held securely in the closed position by a screw-thread, or by a spring-loaded hinge, or by a camlocking-device; and
 - (e) be provided with a carrying handle; and
 - (f) be painted or enamelled a bright red colour;
 - (g) bear, in a contrasting colour, readily legible warning that the contents
 - (i) are dangerous, and
 - (ii) must not be exposed to flame or fire, and
 - (iii) must not be used for cleaning purposes.

DISPENSING

- 69.(1) No person shall dispense a petroleum product at a service station otherwise than
 - (a) by means of apparatus commonly known as 'gasoline-pump', or
 - (b) subject to subregulation 2, in a standard drum complying with specifications prescribed in subregulation 2 of regulation 8, or
 - (c) in a portable container complying with the requirements of regulation 68.
- (2) Class 1 petroleum products shall not be dispensed by a service station under clause b of subregulation 1 in a standard drum having a capacity
 - (a) less than 5 gallons, or
 - (b) more than 50 gallons.

- (3) This regulation does not apply to the taking of test-samples by any authorized representative
 - (a) of the Government of
 - (i) Canada, or
 - (ii) Ontario, or
 - (b) of the wholesaler who supplied the product to the service station, or
 - (c) of an analytical chemist whose expert opinion is required with respect to that product.
- 70.(1) At a service station no person shall dispense a Class 1 petroleum product to the fuel-tank of a motor-vehicle while the engine of the motor-vehicle is running.
- (2) Subject to subregulation 3, no petroleum product shall be dispensed to the fuel-tank of a motor-vehicle while any part of the motor-vehicle, or of any vehicle attached to it, is on a highway.
- (3) Subregulation 2 does not apply to dispensing a quantity of petroleum products, not exceeding 5 gallons, from a portable container to a motor-vehicle immobilized on a highway by reason of lacking sufficient fuel to enable it to proceed to a service-station reasonably convenient to the vehicle at that time.
- 71.(1) All dispensing of Class 1 petroleum products at a service station shall be done by a competent person authorized by the owner, lessee, or other person lawfully in charge of that service station.
 - (2) No person shall at any service station
 - (a) permit, or
 - (b) have facilities for,

dispensing Class 1 petroleum products by any mode commonly known as 'self-serve'.

DISPENSING TO MOTOR-BOATS

- 72.(1) Regulation 71 applies to service stations dispensing petroleum products to motor-boats.
- (2) At those service stations every gasoline-pump shall be firmly installed on
 - (a) shore, or
 - (b) a rock, or
 - (c) a strong dock; wharf, or pier.

FIRE-PRECAUTIONS

- 73.(1) A person dispensing a petroleum product at a service station
 - (a) shall take all precautions necessary to prevent overflow or spilling of the product being dispensed; and
 - (b) shall not have in his possession any
 - (i) lighted match, or
 - (ii) lighted lighter, or
 - (iii) lighted pipe, or
 - (iv) lighted cigar, or
 - (v) lighted cigarette.

- (2) No person shall draw or pour a petroleum product from any dispensing equipment
 - (a) in proximity to fire, flame, or any material so hot as to be likely to cause ignition of petroleum-product vapour; or
 - (b) in an explosion-hazard area.

APPLICATION FOR LICENCE(S)

- 74.(1) At every service station there shall be fire-extinguishing apparatus and materials
 - (a) suitable for petroleum-product fires, and
 - (b) so located as to be readily accessible from every part of the service station.
- (2) The apparatus and materials shall be maintained at all times in efficient fire-fighting condition.
- (3) Fire-fighting precautions similar to those prescribed under clause a of subregulation 1 shall be maintained at every place where containers are stored, and subregulation 2 shall apply thereto.

- 75.(1) No Class 1, or Class 2, petroleum product shall be permitted to escape into any
 - (a) sewer, or
 - (b) sub-surface drainage system, or
 - (c) waterway, or ditch, by means of which the petroleum product may create a fire-hazard.
- (2) Adequate traps or similar apparatus shall be furnished at any service station at which it is reasonably to be expected that a violation of subregulation 1 would otherwise occur.
- 76. These regulations come into force on the date of the publication thereof in The Ontario Gazette under *The Regulations Act*.
- 77. Ontario Regulations 270/44 and 61/45 (C.R.O. 404) are revoked.

FOR THE YEAR 19.....

FORM 1

The Gasoline Handling Act

Undindicated b	er The Gasoline Handling Act and the elow and in support thereof makes the follow	regulations, the uving statements.	nders	igned applies for the	licence(s)			
1. Name o	1. Name of Applicant.							
	(a) if an individual							
PRINT								
IN	Surname	GIVEN NAME(S)	(State	e whether Mr., Mrs. or	Miss)			
	(b) if a firm, company or trade name							
BLOCK								
LETTERS	POS	STAL ADDRESS						
2. Where	the applicant is an incorporated company, fi	rm or partnership s	show:					
	Name and address of the officers of the con	mpany or name and	d add	ress of the partners.				
			<i>.</i> .					
	3. Indicate Lice	ence applied for.						
	Sell by retail.			Mixer's.				
	Sell by wholesale.			Transporter's.				
4. Did applicant hold a licence under the Act for this location during the previous year?								
state li	state licence number If prior year, state year and licence number							
5. Give the	e name and address of the previous operator	of this location						
6. Will app	plicant handle gasoline?	erosene?(Yes or	No)	distillate?(Yes o				
7. From whom will applicant purchase supplies?								

(Give name and address)

8. The sum of \$	(If no fee, indicate "nil")	in payment of licence fee is enclosed herewith
9. Information requi	ired from applicant for licence to sell by	RETAIL (Fee \$1.00).
(a) Location:		
(1)	Street and Number	•
(i)	City, Town or Village	
For Urban	County	
Areas	If on King's Highway, state Highway	Number
/:: \	Lot No	0
(ii)		
For Rural	County	
Areas	If on King's Highway, state Highway I	Number
(b) Name and ad	dress of owner of property	
(c) Storage tanks		
(i) Gasoline	(Number of tanks)	
(!!) V	· · · · · · · · · · · · · · · · · · ·	(Capacity of each)
(ii) Kerosene	(Number of tanks)	(Capacity of each)
(iii) Distillate	e(Number of tanks)	
(3) A A 1		(Capacity of each)
		1
·		
(g) Type of pump	(Computor,	meter, clear-vision)
(h) Where a clear-	e-vision pump is used, state if electric-power (See note 1 below)	r is available(Yes or No)
(i) Distance of pu	umps back of the property line See note 2 below)	feet
(j) No. of drums	for storage of gasolinekero	senedistillate
		senedistillate
(l) Location of dr	rum storage	
(m) Approximate	yearly sale of kerosene	gals.; distillategals
(n) Do you sell fu	rel oil?(Ye	es or No)
10. Information requi	red from applicant for licence to sell by W.	HOLESALE (Fee \$10.00).
	-	tillate
		unate
	ired from applicant for MIXER'S LICENC	
(1) From whom a	re blending supplies purchased?	
	• • • • • • • • • • • • • • • • • • • •	

(3) For w	hat purpose	is blending or	mixing done?				
			_	ORTER'S LICEN			
Make of Vehicle	Year Mnfd.	Serial Number	Engine Number	Type of Vehicle (Stake, Tank or Trailer)	No. of Cmpts.	Capacity of Each Compartment	Total Capacity
				,			
answer is "ye	s'', state whi	ch.		kerosene?.		roleum Gas? (Yes o distillate? No) (Ye	or No)
I have	knowledge o	of the facts se	t forth in this	application and co	ertify that	t the statements an he Gasoline Handli	e true and
I fully sions of The C	realize that Gasoline Han	every licence dling Act and	is issued upon the regulation	condition that the	licensee	will comply with	the provi-
	Dated thisday of						
	•••••	••••••	(Residence Add	dress of Applicant)		•••••	
State whether	OWNER, 1	LESSEE, PAI	RTNER, EMI	PLOYEE			• • • • • • • • • • • • • • • • • • • •
If EMPLOY	EE, state pos	sition with em	ployer	(Clerk, Sec	cretary, T	reasurer, etc.)	
Note:	(1) Clear-vi	sion pumps, i	.e. old-type gl existing locati	ass-bowl pumps, fo	or the ret	ailing of petroleun able.	products
Ì	(2) Every p back of	oump used for the property l	the dispensin	g of petroleum pronce to any street, l	oducts mu ane, or hi	ist be located at leghway.	east 8 feet

FORM 2

(19....)

Licence No.

The Gasoline Handling Act
MIXER'S LICENCE

Date issued

Under The Gasoline Handling Act and the regulations, and subject to the limitations thereof

County is licensed to mix, combine, or compound, any constituent of gasoline with any other substance or material, whether a constituent of gasoline or not, so as to produce a taxable mixture for the purpose of offering that mixture for sale.

Chief Inspector, The Gasoline Handling Act

Minister of Highways

FORM 3

(19....)

The Gasoline Handling Act

Licence No.

LICENCE TO SELL

Date issued

Under The Gasoline Handling Act and the regulations, and subject to the limitations thereof

County

is licensed to offer for sale or sell gasoline, kerosene, or distillate.

BY | WHOLESALE

RETAIL [

Class of licence issued (as indicated X)

Chief Inspector, The Gasoline Handling Act

Minister of Highways

FORM 4

(19....)

Licence No.

The Gasoline Handling Act

Date issued

LICENCE TO TRANSPORT

Under The Gasoline Handling Act and the regulations, and subject to the limitations thereof

is licensed to transport gasoline, kerosene, or distillate, on a highway in Ontario.

County

Make of vehicle

Year manufactured Serial number Engine number No. of compartments

Total capacity

Chief Inspector,

The Gasoline Handling Act

Minister of Highways

(see reg. 43 (2))

TABLE 1

SMALL VERTICAL TANKS

Item No.	COLUMN 1 Capacity of Tank: Gallons	COLUMN 2 Minimum thickness of steel-plate; U.S.S.M.G.
1	1 to 50	Number 18
2	51 to 300	Number 16
3	-301 to 500	Number 14
4	501 to 1000	Number 12

(see reg. 43 (3))

TABLE 2

VERTICAL TANKS
over 1000 gallons

Item No.	COLUMN 1 Height: feet	COLUMN 2 Minimum thickness of Steel-plate		
1	up to 25	All steel: 3/16 inch		
2	25 to 30	(a) Bottom ring: 1/4 inch		
		(b) Remainder of shell: 3/16 inch		
3	30 to 56	(a) Lowest 2 rings: 1/4 inch		
		(b) Remainder of shell: 3/16 inch		

(see reg. 44 (2)) TABLE 3

SMALL HORIZONTAL TANKS

Item No.	COLUMN 1 Capacity of Tank: Gallons	COLUMN 2 Minimum thickness of steel-plate: U.S.S.M.G.			
1	1 to 50	Number 18			
2	51 to 300	Number 14			
3	301 to 500	Number 12			
4	501 to 1000	Number 10			

(see reg. 44 (3))

TABLE 4

HORIZONTAL TANKS

over 1000 gallons

Item No.	COLUMN 1 Diameter of Tank	COLUMN 2 Minimum thickness of steel-plate
1	Not more than 6 feet	3/16 inch
2	More than 6 feet but not more than 12 feet	½ inch

(see reg. 45 (1) (2) (3))

TABLE 5
UNDERGROUND TANKS

Item No.	COLUMN 1 Capacity of Tank: Gallons	COLUMN 2 Minimum Thickness of Plate: U.S.S.M.G.	COLUMN 3 Minimum Weight of Plate: lbs. a sq. foot		
1	Not more than 250	Number 14	3.125		
2	251 to 500	Number 12	4.375		
3	501 to 1,000	Number 10	5.625		
4	1,001 to 4,000	Number 7	7.5		
5	4,001 to 12,000	1/4 inch	10.0		
6	12,001 to 20,000	5/16 inch	12.5		

(see reg. 47 (5))

TABLE 6

PRESSURE-RELIEF

	Considerate Tools	Pressure-relief	MINIMUM DIAMETER OF Free Circular Opening for the Following Pressures:			
Item No.	Capacity of Tank: Column 1 Gallons	Column 2 Cubic feet of	Column			
	Ganons	air per hour	3	4	5	6
			3" water	1 p.s.i.	2½ p.s.i.	5 p.s.i.
			inches	inches	inches	inches
1	up to 1,000	25,300	4	2½	2	1½
2	1,001 to 4,000	69,500	63/4	33/4	3	2½
3	4,001 to 18,000	139,000	9½	. 51/2	41/4	33/4
4	18,001 to 25,000	166,000	101/4	6	43/4	4
5	25,001 to 56,000	253,000	123/4	71/4	53/4	5
6	56,001 to 100,000	363,000	151/4	83/4	7	6
7	100,001 to 155,000	458,000	171/4	93/4	73/4	6½
8	155,001 to 222,000	522,000	181/4	10½	81/4	7
9	222,001 to 475,000	• 624,000	20	111/4	9	73/4
10	475,001 to 735,000	648,000	20	11½	91/4	73/4
11	over 735,000	648,000	20	11½	91/4	73/4

(see reg. 50 (1) (a))
TABLE 7

LOCATION OF BULK-STORAGE TANKS

WITHIN HAZARD-AREA LIMIT

Item No.	COLUMN 1 Capacity of Tank: Gallons	COLUMN 2 Minimum Distance
1	Less than 15,000	5 feet
2	15,001 to 24,000	10 feet
3	24,001 to 50,000	15 feet
4 .	50,001 to 100,000	25 feet
5	More than 100,000	One half the diameter of the tank but not in any event less than 25 feet.

(see reg. 50 (1) (b))

TABLE 8

SPACING BETWEEN BULK-STORAGE TANKS

Item No.	Column 1 Tanks	COLUMN 2 Minimum clear air-space
1	Tanks of equal capacity neither of which exceeds 50,000 gallons	3 feet
2	Tanks of unequal capacity and only one of which ex- ceeds 50,000 gallons	One half the diameter of the smaller tank but not in any event less than 3 feet
3	Tanks of equal capacity each exceeding 50,000 gallons	One half the diameter of either tank
4	Tanks of unequal capacity each exceeding 50,000 gallons	One half the diameter of the smaller tank
	 1—A tank of any capacity used for storage of any petroleum product, and 2—A tank of any capacity used for storage of crude petroleum 	The greater of— (a) the distance prescribed under items 1, 2, 3, or 4, or (b) the full diameter of the smaller tank (where the tanks are of unequal greative)
		capacity)

SCHEDULE 1

B. 6. CONTAINER VALVES AND ACCESSORIES

- (d) Liquid level gauging devices which are so constructed that outward flow of container contents shall not exceed that passed by a No. 54 drill size opening, need not be equipped with excess flow valves.
- (e) Openings from tank or through fittings attached directly on tank to which pressure gauge connection is made need not be equipped with shut-off or excess flow valves if such openings are restricted to not larger than No. 54 drill size opening.

2.6. Installation of Storage Containers

- (f) Containers with foundation attached (portable or semi-portable containers with suitable steel "runners" or "skids" and popularly known in the industry as "skid tanks") shall be designed, installed and used in accordance with these rules subject to the following provisions:
 - 1. If they are to be used at a given general location for a temporary period not to exceed 6 months they need not have fire-resisting foundations or saddles but shall have adequate ferrous metal supports.
 - 2. They shall not be located with the outside bottom of the container shell more than 5 ft. above the surface of the ground unless fire-resisting supports are provided.
 - 3. The bottom of the skids shall be not less than 2 inches or more than 12 inches below the outside bottom of the container shell.
 - 4. Flanges, nozzles, valves, fittings and the like, having communication with the interior of the container shall be protected against mechanical injury.

NOTE: It is recommended that such containers should have outlets only in the heads.

- 5. When not permanently located on fireresisting foundations, piping connections shall be sufficiently flexible to minimize possibility of breakage or leakage of connections if container settles, moves, or is otherwise displaced.
- 6. Skids, or lugs for attachment of skids, shall be secured to container in accordance with the code or rules under which the container is designed and built (with a minimum factor of safety of four) to withstand loading in any direction equal to four times the weight of the container and attachments when filled to the maximum permissible loaded weight.

3.2. CONTAINER VALVES AND ACCESSORIES

- (a) All valves shall be safeguarded against mechanical injury due to collision, overturning or other emergency.
- (b) Filling connection shall be provided with approved automatic back-pressure check valves, excess-flow check valves or quick-closing internal valves to prevent excessive escape of gas in case the filling connection is broken, except that where the filling and

discharge connect on a common opening in the container shell, and that opening is fitted with a quick-closing internal valve as specified in Sec. 3.2(c), the automatic valve shall not be required. In addition every inlet and outlet connection shall be equipped with a manually or automatically operated shut-off valve.

- (c) All other connections to containers, except safety relief and liquid level gauge connections, shall be provided with suitable automatic excess flow valves, or in lieu thereof may be fitted with quick-closing internal valves, which, except during delivery operations, shall remain closed. The control mechanism for such valves may be provided with a secondary control remote from the delivery connections and such control mechanism shall be provided with a fusible section (melting point not over 220°F.) which will cause the internal valve to close automatically in case of fire.
- (d) All container inlets and outlets, except safety relief valves, liquid level gauging devices, and pressure gauges, shall be labeled to designate whether they communicate with vapour or liquid space. Labels may be on valves.
- (e) Each container shall be equipped with a suitable pressure vauge.

3.3. PIPING AND FITTINGS

- (a) All piping, tubings and fittings shall be securely mounted and protected against damage and breakage.
- (b) All ferrous threaded fittings and threaded pipe shall be designed for a minimum working pressure of 250 p.s.i.g.

3.4 SAFETY DEVICES

- (a) The discharge from safety relief valves shall be vented away from the container and upward and unobstructed to the open air in such a manner as to prevent any impingement of escaping gas upon the container; loose fitting rain caps shall be used. Size of discharge lines from safety relief valves shall be not smaller than the nominal size of the relief valve outlet connection. Suitable provision shall be made for draining condensate which may accumulate in the discharge pipe.
- (b) Any portion of piping between tank and pump inlet or any wet hose which at any time may be closed at each end should be provided with relief valve to prevent excessive pressure developing.
- (c) If tank filling connections are located at a distance of more than 20 feet from the truck, the pump discharge shall be provided with an excess flow valve to prevent escape of liquid in the event of hose or connection failure beyond the pump.

3.6. Transfer of Liquids

- (a) LOADING TRUCK, TRAILER, AND SEMI-TRAILER CONTAINERS. Truck, trailer, and semi-trailer containers shall be loaded by weight, by meter, or by suitable liquid level gauging device.
- (b) Pumps or compressors shall be designed for use with LP-Gas and shall be installed as follows:
- 1. They shall be properly protected and may be mounted upon liquefied petroleum gas tank trailers, trucks, or semi-trailers with driving power provided by the truck motor power take-off, separate internal combusion engine, hand, mechanical, hydraulic or electrical means.

- 2. The pumps, except constant speed centrifugal pumps, shall be equipped with suitable pressure actuated by-pass valves permitting flow from pump discharge to pump suction or back to container when the pump discharge pressure rises above a pre-determined point. Pump discharge from positive displacement pumps shall also be equipped with a springloaded safety valve of non-leaking type, set at a pressure not to exceed 35 per cent higher than the pre-determined setting of the by-pass valve.
- 3.7. Mounting Containers on Truck, Semi-Trailer or Trailer Vehicle.
- (a) A suitable "stop" or "stops" shall be mounted on the trucks, semi-trailer or trailer or on the container, in such a way that the container shall not be dislodged from its mounting due to the vehicle coming to a sudden stop. Back slippage shall also be prevented by proper methods.
- (b) A suitable "hold down" device shall be provided which will anchor the container at one or more places on each side of the container to the truck, semi-trailer or trailer frame so as to minimize loosening due to vibration.

3.8. ELECTRICAL EQUIPMNET AND LIGHTING

(a) Tank trucks, tank trailers, and tank semitrailers, shall not be equipped with any artificial light other than electricity. Lighting circuits shall have suitable over-current protection (fuses or automatic circuit breakers); the wiring shall have sufficient carrying capacity and mechanical strength, and shall be suitable secured, insulated and protected against physical damage.

3.9. TRAILERS AND SEMI-TRAILERS

- (a) All trailers shall be firmly and securely attached to the vehicle drawing them by means of suitable draw-bars, supplemented by safety chains.
- (b) Every trailer or semi-trailer shall be equipped with a reliable system of brakes, and adequate provision shall be made for its efficient operation from the driver's seat of the vehicle drawing the trailer.
- (d) Four-wheeled trailers shall be of a type of construction which will prevent the towed vehicle from whipping or swerving from side to side dangerously and will cause it to follow substantially in the path of towing vehicle.
- (e) Where a fifth wheel is employed, it shall be ruggedly designed, securely fastened to both units, and equipped with a positive locking mechanism which will prevent separation of the two units, except by manual release.

3.10 METALLIC CONNECTIONS

- (a) Tank, chassis, axles and springs shall be metallically connected.
- (a) Tank, chassis, axles and springs shall be metallically connected.

3.11 EXHAUST SYSTEMS

- (a) The exhaust system, including muffler and exhaust line, shall have ample clearance from the fuel system and combustible materials. Truck muffler and exhaust pipe shall be placed as far as practicable from any tank valves, pumps or piping.
 - (b) Muffler cut-out shall not be used.

3.12 Extinguishers Required

(a) Each truck or tractor shall be provided with at least one approved hand fire extinguisher of a type suitable for gas fires. Extinguishers of the dry chemical or carbon dioxide type are suitable. Extinguishers should have a net content of not less than 15 pounds.

3.14 Protection Against Collision

(a) Each tank truck and trailer shall be provided with properly attached steel bumpers or chassis extension which shall be so arranged as to protect the tank, piping, valves and fittings in case of collision.

3.15 CHOCK BLOCKS

(a) Chock blocks shall be provided for the rear wheels and chained permanently to the vehicle. Such blocks shall be stored in suitable carriers when not in use. These blocks shall be placed at rear wheels to prevent rolling of the vehicle whenever it is parked including loading and unloading operations.

3.16 Skid Tanks

(a) Skid tanks shall not be used in place of tank trucks, tank trailers or tank semi-trailers for regular deliveries. They shall be employed only where there is a necessity for their joint use as a transport and storage unit. Where skid tanks are used they shall comply with all requirements of this Division and with Section 2.6(f).

(1171)

THE LABOUR RELATIONS ACT

O. Reg. 84/54. Rules of Practice and Procedure. New. Approved—10th June, 1954. Filed—11th June, 1954.

RULES MADE BY THE BOARD UNDER THE LABOUR RELATIONS ACT

- 1. Notwithstanding anything contained in Regulations 236 of Consolidated Regulations of Ontario 1950, as amended by Ontario Regulations 202/51, 203/51, 329/52, 354/52, and 123/53,
 - (a) the office of the Board and the Board Room for hearings shall be located at 125 Harbour Street, Toronto, Ontario, and
 - (b) any reference in any of the forms to the location of the office or the place for hearings shall be deemed to be amended accordingly.

ONTARIO LABOUR RELATIONS BOARD

J. FINKELMAN
Chairman
D. B. ARCHER
GEORGE S. P. FERGUSON
G. RUSSELL HARVEY
H. F. IRWIN
Members

26

(Seal)

Toronto, 31st day of May, 1954.

(1172)

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THE INDUSTRIAL STANDARDS ACT

O. Reg. 85/54.
Schedule for the Carpentry Industry in the Owen Sound Zone.
New and Revoking O. Regs.187/51.
Made—10th June, 1954.
Filed—11th June, 1954.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 187/51 are revoked.
- 3. These regulations come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE OWEN SOUND ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
- (a) Sunday,
- (b) New Year's Day,
- (c) Good Friday,
- (d) Dominion Day,
- (e) Labour Day, and
- (f) Christmas Day.

HOURS OF WORK

- 2. The regular working periods for the industry shall be
 - (a) a regular working-week consisting of not more than
 - (i) 44 hours from and including the 1st of November to and including the 31st of March, and
 - (ii) 45 hours from and including the 1st of April to and including the 31st of October

of work to be performed during the regular working-days, and

- (b) a regular working-day consisting of not more than
 - (i) 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday, and Friday, between 8 a.m. and 5 p.m., and 4 hours of work to be performed on Saturday between 8 a.m. and midday, from and including the 1st of November to and including the 31st of March, and
 - (ii) 9 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday, and Friday, between 7.30 a.m. and 5.30 p.m. from and including the 1st of April to and including the 31st of October.

- 3.(1) Subject to subsection 2, where the work cannot reasonable be performed during the hours prescribed in clause b of section 2, it may be performed during any other hours; and this work shall be night work.
- (2) An employee shall not perform work under subsection 1 during any 24-hour period
 - (a) from and including the 1st of November to and including the 31st of March, exceeding 8 hours, or
 - (b) from and including the 1st of April to and including the 31st of October, exceeding 9 hours.

MINIMUM RATE OF WAGES

- 4.(1) The minimum rate of wages shall be \$1.50 an hour for
 - (a) work performed during the regular working periods,
 - (b) night work, and
 - (c) work performed on Saturday
 - (i) not exceeding 4 hours after midday, from and including the 1st of November to and including the 31st of March, and
 - (ii) not exceeding 8 hours from and including the 1st of April to and including the 31st of October,

to permit the pouring of concrete.

(2) The minimum rate of wages in subsection 1 shall not apply to overtime work.

SHIFT WORK

- 5.(1) Where the work is performed in two or more shifts, and if an employee in any 24-hour period works not more than
 - (a) 8 hours, from and including the 1st of November to and including the 31st of March, or
 - (b) 9 hours, from and including the 1st of April to and including the 31st of October,

the employee shall be deemed to be employed during a regular working-day.

- (2) An employee who works on a night-shift shall be entitled, as a minimum, to wages for
 - (a) 8 hours for work of 7 hours, from and including the 1st of November to and including the 31st of March, and
 - (b) 9 hours for work of 8 hours, from and including the 1st of April to and including the 31st of October.
- (3) In all cases governed by subsection 1 no overtime work shall be performed.
- (4) Where two or more shifts are worked on the same job, only one shift shall be a day-shift.

OVERTIME WORK

- 6. Work performed in the industry
- (a) at any time other than during the working periods prescribed in sections 2, 3, and 5, and clause c of subsection 1 of section 4, and
- (b) on a holiday

shall be overtime work.

- 7.(1) No work shall be performed in the industry on a holiday except
 - (a) in cases of extreme necessity where life or property is jeopardized, or
 - (b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.
- (2) All work performed under subsection 1 shall be performed only where the advisory committee has issued a permit therefor.
- (3) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.
- 8. No permit for overtime work shall be issued to any person other than an employer.

RATES OF WAGES FOR OVERTIME WORK

- 9. The rate of wages for overtime work performed in any 24-hour period shall be
 - (a) \$2.25 an hour for the first 4 hours of overtime work, and
 - (b) \$3 an hour for all subsequent overtime work.

ADVISORY COMMITTEE

10. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(1173)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 86/54.
Schedule for the Plumbing and Heating Industry in the Windsor Zone.
New and Revoking O. Regs. 26/51.
Made—10th June, 1954.
Filed—11th June, 1954.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 26/51 are revoked.
- 3. These regulations come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*.

SCHEDULE FOR THE PLUMBING AND HEATING INDUSTRY IN THE WINDSOR ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
- (a) Saturday,
- (b) Sunday,
- (c) New Year's Day,

- (d) Good Friday,
- (e) Victoria Day,
- (f) Dominion Day,
- (g) Windsor Civic Holiday,
- (h) Labour Day,
- (i) Thanksgiving Day, and
- (j) Christmas Day.

HOURS OF WORK

- 2. The regular working periods for the industry shall be
 - (a) a regular working-week consisting of not more than 40 hours of work to be performed during the regular working-days, and
 - (b) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday, and Friday, between 8 a.m. and 5 p.m.

MINIMUM RATE OF WAGES

3. The minimum rate of wages for work performed during the regular working periods shall be \$2.25 an hour.

SHIFT WORK

- 4.(1) Where the work is performed in two or more shifts, an employee shall not be subject to the opening and closing hours of the regular working-day but work in excess of 8 hours in any 24-hour period shall be overtime work except where performed by a key man or a foreman while engaged in instructing the employees of the on-coming shift.
 - (2) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.

OVERTIME WORK

- 5. Work performed in the industry
- (a) at any time other than during the working periods prescribed in sections 2 and 4, and
- (b) on a holiday

shall be overtime work.

- 6.(1) No overtime work shall be performed in the industry without a permit from the advisory committee.
- (2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.
- 7. No permit for overtime work shall be issued to any person other than an employer.

RATES OF WAGES FOR OVERTIME WORK

- 8. The rate of wages for overtime work shall be
- (a) \$2.25 an hour for overtime work on emergency repairs performed between 8 a.m. and midday on Saturday where the owner of the shop does not
 - (i) work on emergency repairs, and
 - (ii) employ more than one journeymanmechanic on the emergency repairs, and
- (b) \$4.50 an hour for all other overtime work.

ADVISORY COMMITTEE

9. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(1174) 26

THE FARM PRODUCTS MARKETING ACT

O. Reg. 87/54
The Bradford-marsh Fresh-vegetable Growers' Marketing Scheme.
Amending O. Regs. 228/52/
Made—10th June, 1954.
Filed—15th June, 1954.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Regulation 1 of Ontario Regulations 228/52 is revoked and the following substituted therefor:
 - 1. The scheme in schedule 1 is approved and declared to be in force in that part of Ontario described in clause *a* of section 2 of the schedule.
- 2. Clause a of section 2 of schedule 1 of Ontario Regulations 228/52 is revoked and the following substituted therefor:
 - (a) "area" means that part of Ontario comprising those parts of the townships of West Gwillimbury and Tecumseth in the County of Simcoe and the townships of East Gwillimbury, King and North Gwillimbury in the County of York within a line located as follows:

Commencing at the centre of the intersection of that part of the King's Highway known as number 27 with that part of the King's Highway known as number 88, thence southerly along the centre of that part of the King's Highway known as numpart of the King's riighway known as number 27 to its junction with a road known as Newmarket Side Road, at the northerly limit of the Township of King, thence easterly along the centre of that road to its intersection with that part of the King's Highway known as number 11, thence northerly along the centre of that part of the King's Highway known as number 11 the King's Highway known as number 11 to its junction with a road running easterly between lot number 108 and lot number 109 in the Township of East Gwillimbury, thence easterly along the centre of that road to its intersection with a road running between Concession IW and Concession IE in the Township of East Gwillimbury, thence northerly along the centre of that road to its junction with a road running easterly between lot number 110 and lot number 111 in the Township, thence easterly along the centre of that road to its intersection. along the centre of that road to its inter-section with a road running between Con-cession IE and Concession II in the Township, thence northerly along the centre of that road to its junction with a road between lot number 120 and lot number 121 of the Township, thence easterly along the centre of that road to its intersection with a road between Concession II and Concession III of the Township, thence northerly along the centre of that road to its intersection with a road between lot number 5 and lot number 6 in the Township of North Gwillimbury, thence westerly along the centre of that road

to the shore of Lake Simcoe, thence westerly and northerly along the shore of Lake Simcoe to its junction with the boundary between the Township of West Gwillimbury and the Township of Innisfil in the County of Simcoe, thence westerly along that boundary to its intersection with the main line of Canadian National Railways, thence southerly along that main line to its junction with Holland Street in the Village of Bradford, thence westerly along the centre of that street and along the centre of that part of the King's Highway known as number 88 to the point of commencement.

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3. Regulation 5 of Ontario Regulations 228/52 is revoked.

(1186)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 88/54.
Marketing of fresh vegetables grown in the Bradford-marsh area.
Amending O. Regs. 229/52.
Approved—10th June, 1954.
Filed—15th June, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Clause *a* of regulation 1 of Ontario Regulations 229/52 is revoked and the following substituted therefor:
 - (a) "area" means that part of Ontario comprising those parts of the townships of West Gwillimbury and Tecumseth in the County of Simcoe and the townships of East Gwillimbury, King and North Gwillimbury in the County of York within a line located as follows:

Commencing at the centre of the intersection of that part of the King's Highway known as number 27 with that part of the King's Highway known as number 88, thence southerly along the centre of that part of the King's Highway known as numher 27 to its junction with a road known as Newmarket Side Road, at the northerly limit of the Township of King, thence easterly along the centre of that road to its intersection with that part of the King's 11, thence Highway known as number northerly along the centre of that part of the King's Highway known as number 11 to its junction with a road running easterly between lot number 108 and lot number 109 in the Township of East Gwillimbury thence easterly along the centre of that road to its intersection with a road running be-tween Concession IW and Concession IE in the Township of East Gwillimbury, thence northerly along the centre of that road to its junction with a road running easterly between lot number 110 and lot number 111 in the Township, thence easterly along the centre of that road to its intersection with a road running between Concession IE and Concession II in the Township, thence northerly along the centre of that road to its junction with a road between lot number 120 and lot number 121 of the Township, thence easterly along the centre of that road to its intersection with a road between Concession II and Concession III of the Township, thence northerly along the centre of that road to its intersection with a road between lot number 5 and lot number 6 in the Township of North Gwillimbury, thence westerly along the centre of that road to the shore of Lake Simcoe, thence westerly and northerly along the shore of Lake Simcoe to its junction with the boundary between the Township of West Gwillimbury and the Township of Innisfil in the County of Simcoe, thence westerly along that boundary to its intersection with the main line of Canadian National Railways, thence southerly along that main line to its junction with Holland Street in the Village of Bradford, thence westerly along the centre of that street and along the centre of that part of the King's Highway known as number 88 to the point of commencement.

> THE FARM PRODUCTS MARKETING BOARD

> > G. F. PERKIN Chairman F. K. B. STEWART Secretary

(1187)

26

THE FARM PRODUCTS MARKETING ACT

O. Reg. 89/54. Marketing of vegetables grown in the Bradford-marsh area. Amending O. Regs. 230/52. Filed—15th June, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

- Clause a of regulation 1 of Ontario Regulations 230/52 is revoked and the following substituted there-
 - (a) "area" means that part of Ontario comprising those parts of the townships of West Gwillimthose parts of the townships of West Gwillin-bury and Tecumseth in the County of Simcoe and the townships of East Gwillimbury, King and North Gwillimbury in the County of York within a line located as follows:

Commencing at the centre of the intersection of that part of the King's Highway known as number 27 with that part of the King's Highway known as number 88, thence southerly along the centre of that part of the King's Highway known as number 27 to its junction with a road known as Newmarket Side Road, at the northerly limit of the Township of King, thence easterly along the centre of that road to its intersection with that part of the King's Highway known as number 11, thence northerly along the centre of that part of the King's Highway known as number 11 to its junction with a road as number 11 to its junction with a road running easterly between lot number 108 and lot number 109 in the Township of East Gwillimbury, thence easterly along the centre of that road to its intersection with a road running between Concession IW and Concession IE in the Township of East Cwillimbury, thence pottherly along the Gwillimbury, thence northerly along the centre of that road to its junction with a road running easterly between lot number 110 and lot number 111 in the Township, thence easterly along the centre of that road to its intersection with a road running between

Concession IE and Concession II in the Township, thence northerly along the centre of that road to its junction with a road between lot number 120 and lot number 121 of the Township, thence easterly along the centre of that road to its intersection with a road between Concession II and Concession III of the Township, thence northerly along the centre of that road to its intersection with a road between lot number 5 and lot number 6 in the Township of North Gwillimbury, thence westerly along the centre of that road to the shore of Lake Simcoe, thence westerly and northerly along sincoe, thence westerly and northerly along the shore of Lake Sincoe to its junction with the boundary between the Township of West Gwillimbury and the Township of Innisfil in the County of Sincoe, thence westerly along that boundary to its intersection with the main line of Canadian National Brillians these sections with along National Railways, thence southerly along that main line to its junction with Holland Street in the Village of Bradford, thence westerly along the centre of that street and least the Vincia along the centre of that part of the King's Highway known as number 88 to the point of commencement.

- 2. Regulation 2 of Ontario Regulations 230/52 is revoked and the following substituted therefor:
 - 2. The Board delegates to the local board the power and authority
 - (a) to establish in connection with The Bradford-marsh Fresh-vegetable Growers' Marketing Scheme price negotiating agen-cies which may adopt or determine by agreement or award,
 - (i) minimum prices for fresh vegetables or for any class, variety, grade or size of fresh vegetables,
 - (ii) terms of purchase and sale for fresh vegetables,
 - (iii) handling, transporting, storage or selling charges for fresh vegetables or for any class, variety, grade or size of fresh vegetables, and
 - (iv) conditions and form of contracts for the purchase and sale of fresh vegetables,
 - (b) to prohibit the marketing of any grade or size of fresh vegetables,
 - (c) to fix harvesting, digging or shipping quotas and establish harvesting, digging or shipping quota committees for fresh vegetables,
 - (d) to require the furnishing of security or proof of financial responsibility by any person engaged in the marketing of fresh vegetables, and
 - (e) to provide for the administration and disposition of any moneys or securities furnished as proof of financial responsibility.

THE FARM PRODUCTS MARKETING BOARD

> G. F. PERKIN Chairman F. K. B. STEWART

(Seal)

Secretary

(1188)

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Publications Under The Regulations Act

July 3rd, 1954

THE DEPARTMENT OF EDUCATION ACT, 1954

O. Reg. 90/54.
Departmental Examinations.
Amending Regulations 48 of Consolidated
Regulations 1950.
Approved—10th June, 1954.
Filed—15th June, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT, 1954

- 1. In these regulations "principal regulations" means Regulations 48 of Consolidated Regulations of Ontario 1950.
- 2. Regulation 74 of the principal regulations is revoked and the following substituted therefor:
 - 74.(1) The Minister shall issue a statement in form 6 to a candidate setting out the marks obtained on each paper of the grade XIII examinations.
 - (2) From 75 to 100 marks, both inclusive, shall be first-grade proficiency standing.
 - (3) From 66 to 74 marks, both inclusive, shall be second-grade proficiency standing.
 - (4) From 60 to 65 marks, both inclusive, shall be third-grade proficiency standing.
 - (5) From 50 to 59, both inclusive, shall be credit standing.
 - (6) Below 50 marks shall be a failure.

FORM 6

The Department of Education Act, 1954

STATEMENT OF MARKS

English Composition	
English Literature	-
History	
Algebra	
Geometry	
Trigonometry and Statistics	
Botany	
Zoology	
Physics	
Chemistry	
Latin Authors	
Latin Composition	
French Authors	
French Composition	
German Authors	
German Composition	
Spanish Authors	
Spanish Composition	

Dated at Toronto the

day of

19

Signature of Registrar

NOTES

- 1. The maximum number of marks for each paper is 100.
- 2. 75 to 100 marks is first-grade proficiency standing.
- 3. 66 to 74 marks is second-grade proficiency standing.
- 4. 60 to 65 marks is third-grade proficiency standing.
- 5. 50 to 59 marks is credit standing.
- 6. Below 50 marks is a failure.
- Where a candidate does not write a paper, the designation "xx" is entered opposite that paper.
- 8. Where the paper of a candidate who has failed has been re-read, the designation "R" is entered after the marks for that paper.
- 3. Regulation 76 of the principal regulations is revoked.

W. J. DUNLOP
Minister of Education.

Toronto, June 14, 1954. (1189)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 91/54. Advisory Committee. New and Revoking O. Regs. 16/53, 24/53, 66/53, 73/53, 84/53, 107/53, 124/53, 134/53, 163/53, 186/53, 210/53, 220/53, and 29/54. Made—1st June, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

ADVISORY COMMITTEE

1. An advisory committee of 5 members is established for the zone in Column 1 of the Table to which the schedule set opposite thereto in Column 2 applies:

Table

Item	Column 1	Column 2
1	Belleville	Schedule for the carpentry industry
2	Brantford	Schedule for the painting and decorating industry
3	Cornwall	Schedule for the carpentry industry
4	Fort William- Port Arthur	Schedule for the barbering industry
5	Hamilton	Schedule for the painting and decorating industry
6	London	Schedule for the plumbing and heating industry
7	Ottawa	Schedule for the barbering industry
8	Ottawa	Schedule for the bricklaying and stonemasonry industry
9	Ottawa	Schedule for the carpentry industry
10	Ottawa	Schedule for the electrical repair-and-construction industry
11	Ottawa	Schedule for the lathing industry
12	Ottawa	Schedule for the painting and decorating industry
13	Ottawa	Schedule for the plastering industry
14	Owen Sound	Schedule for the carpentry industry
15	Sarnia	Schedule for the electrical repair-and-construction industry
16	Sarnia- Point Edward	Schedule for the barbering industry
17	Sault Ste. Marie	Schedule for the painting and decorating industry

18	Stratford	Schedule for the barbering industry
19	Sudbury	Schedule for the carpentry industry
20	Toronto	Schedule for the painting and decorating industry
21	Welland	Schedule for the electrical repair-and-construction industry
22	Welland	Schedule for the plumbing and heating industry
23	Windsor	Schedule for the plastering industry
24	Windsor	Schedule for the plumbing and heating industry
25	Windsor	Schedule for the sheet- metal-work construction industry

REVOCATION

2. Ontario Regulations 16/53, 24/53, 66/53, 73/53, 84/53, 107/53, 124/53, 134/53, 163/53, 186/53, 210/53, 220/53, and 29/54, are revoked.

CHARLES DALEY
Minister of Labour

27

June 1, 1954

(1190)

THE POWER COMMISSION ACT

O. Reg. 92/54. Summerville-Pleasant Junction Transmission Line. New. Made—10th June, 1954. Filed—15th June, 1954.

REGULATIONS MADE UNDER THE POWER COMMISSION ACT

- 1. The Commission is authorized to acquire by purchase, lease, or in any other manner, or without the consent of the owner thereof to enter upon, take possession of, expropriate and use, the land or any portion thereof, designated in the report set out in Appendix A, and outlined in red and illustrated on maps or plans accompanying the report, and now filed in the office of the Registrar of Regulations at Toronto as numbers 88, 89 and 90.
- 2. In particular, but without limiting the generality of regulation 1, the Commission, upon the recommendation of the Commission, is authorized
 - (a) to acquire by purchase, lease or otherwise, the land designated in Appendix A used for, or adapted or useful for, or capable of being used or made useful for transforming, transmitting, distributing or selling electric or other power or energy; to enter upon, take possession of, expropriate, acquire and use any such land, without the consent of the owner thereof, or of any person in any manner entitled to any right, title, interest, claim or demand thereto or therein; and to have and hold the land however acquired or obtained, and develop, utilize, use, maintain, operate and improve it for any of the purposes of the Act; and

(b) under clause g of subsection 2 of section 24 of the Act to construct, maintain and operate, and acquire by purchase, lease or otherwise, or without the consent of the owner thereof or of any person interested therein, enter upon, take possession of, expropriate and use all erections, machinery, plant and other works and appliances for the transmission, transformation, supply and distribution of electrical power or energy, on any land; and to conduct, store, transmit, transform and supply electrical power or energy and steam supply electrical power or energy and steam for the purposes of the Act, and with lines of wires, poles, conduits, pipes, motors, transdevices, receive, conduct, convey, transmit, transform, distribute, supply or furnish such electrical power or energy and steam to or from or for any person at any place, through over, under, along, upon or across any land, public highway or public place, stream, water, watercourse, bridge, viaduct or railway, and through, over, upon or under the land of any person.

APPENDIX A

TO HIS HONOUR THE LIEUTENANT-GOVERNOR IN COUNCIL

Under clause a of section 23 of The Power Commission Act, the Commission has the honour to report, designating the land described in Schedule 1 and outlined in red and illustrated on the accompanying maps or plans, which, in the opinion of the Commission, should be purchased, acquired, leased, taken, expropriated, developed, operated or used by the Commission for the purposes of that Act.

MADE at Toronto the 1st of June, 1954. THE HYDRO-ELECTRIC POWER

(Seal)

E. B. EASSON Secretary.

SCHEDULE 1

1. In the Township of Etobicoke, in the County of

York, being

(.1) part of lot 13, concession III, in the Township of Etobicoke, and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III, west of Hurontario Street, in the Township of Chinguacousy, and being a strip of land 120 feet in width lying 30 feet measured northerly from and 90 feet measured southerly from and at right angles to a centre line and centre line produced, which centre line may be described as follows:

> Commencing at a point in the interior of lot 13 which point is also in the westerly limit of the lands of The Hydro-Electric Power Commission of Ontario, which point may be located as follows: beginning at the north-east angle of lot 13; thence south 19° 01′ 30″ east along the easterly limit of lot 13 a distance of 765.66 feet to the westerly limit of the lands of The Hydro-Electric Power Commission of Ontario; thence south 28° 58′ 30″ west along the westerly limit 409.01 feet to the resirt of commencement; thence porth point of commencement; thence north 75° 41′ 30″ west 73 feet; thence north 86° 33′ 30″ west 180 feet; thence north 76° 22′ 30″ west 495 feet; thence north 75° 41′ 30″ west 209 feet more or less to the easterly limit of the lands of Canadian Pacific Railway Company;

(.2) part of lots 13 and 14, concession III, in the Township of Etobicoke, and premising that all bearings are astronomic and are referred of lot 9, concession III, west of Hurontario Street, in the Township of Chinguacousy, and being a strip of land 120 feet in width lying 30 feet measured northerly from and 90 feet measured southerly from and at right angles to a centre line and centre line produced, which centre line may be described as follows:

> Commencing at a point in the interior of lot 14 which point is also in the westerly limit of the lands of Canadian Pacific Railway Company, which point may be located as follows: beginning at the north-east angle of lot 13; thence south 19° 01′ 30″ east along the easterly limit of lot 13 a distance of 765.66 feet to the westerly limit of the lands of The Hydro-Electric Power Commission of Ontario; thence south 28° 58′ 30″ west along the westerly limit 409.01 feet; thence north 75° 41′ 30″ west 73 feet; thence north 86° 33′ 30″ west 180 feet; thence north 74° 22′ 30″ west 495 feet; thence north 74° 41′ 30″ west 308.9 feet to the point of commenceof lot 14 which point is also in the westerly west 308.9 feet to the point of commence-ment; thence north 75° 41′ 30″ west 73.1 feet; thence north 84° 09′ 30″ west 372 feet more or less to the centre of Etobicoke Creek, being the westerly limit of lot 14.

2. In the Township of Toronto, in the County of Peel, being

- (.1) part of
 - (a) lot 3, concession I south of Dundas Street and lots 37, 38 and 39, registered plan number 390; and
 - (b) lots 2 and 3, concession I south of Dundas Street,

and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III, west of Hurontario Street, in the Township of Chinguacousy, and being a strip of land 120 feet in width lying 30 feet measured northerly from and 90 feet measured southerly from and at right angles to a centre line and centre line produced, which centre line may be described as follows:

- (c) Commencing at a point in the south-easterly limit of Dundas Street distant 282.7 feet measured north-easterly along the south-easterly limit of Dundas Street from the north-west angle of lot 1, registered plan number 390; thence south 45° 54′ 30″ east 288.7 feet; thence south 47° 13′ 30″ east 227.3 feet more or less to the south-easterly limit of lot 39, registered plan number 390; and
- (d) Commencing at a point in the interior of lot 3 which point is also in the south-easterly limit of the street shown on registered plan number 390, which point may be located as follows: beginning at the intersection of the limit between lots 2 and 3 with the south-easterly limit of the street shown on registered plan number 390; thence south-westerly along the south-easterly limit of the street shown on registered plan number 390, a distance of 30.2 feet to the point of commencement; thence south 47° 13′ 30″ east 716.8 feet; thence south 84° 09′ 30″ east 672.2 feet more or less to the centre of the Etobicoke Creek, being the easterly limit of lot 2.

(.2) part of lots 2 and 3, concession I north of Dundas Street, and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III, west of Hurontario Street, in the Township of Chinguacousy, and being a strip of land 120 feet in width lying 30 feet measured north-easterly from and 90 feet measured south-westerly from and at right angles to a centre line and centre line produced, which centre line may be described as follows:

Commencing at a point in the northwesterly limit of lot 3 distant 20 feet measured south-westerly along the northwesterly limit of the most northerly angle of lot 3; thence south 21° 58′ east 22.8 feet; thence south 46° 25′ 30″ east 547.2 feet; thence south 46° 49′ 30″ east 547.2 feet; thence south 47° 05′ 30″ east 1468.8 feet; thence south 46° 39′ east 480 feet; thence south 46° 37′ 30″ east 1770 feet; thence south 45° 54′ 30″ east 94.1 feet more or less to the north-westerly limit of the King's Highway (Dundas Street).

- (.3) part of lots 2 and 3, concession I, north of Dundas Street, and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III, west of Hurontario Street, in the Township of Chinguacousy, and being a strip of land 120 feet in width lying 30 feet measured north-easterly from and 90 feet measured south-westerly from and at right angles to a centre line and centre line produced, which centre line may be described as follows:
 - (a) Commencing at a point in the south-easterly limit of lot 2 distant 38 feet measured north-easterly along the south-easterly limit from the most southerly angle of lot 2; thence north 21° 58′ west 127.9 feet; thence north 45° 43′ 30″ west 3530.1 feet; thence north 5° 14′ west 427.6 feet to the south-easterly limit of the lands of The Hydro-Electric Power Commission of Ontario; and
 - (b) Commencing at a point in the interior of lot 2 which point is also in the northwesterly limit of the lands of The Hydro-Electric Power Commission of Ontario, which point may be located as follows: beginning at the most southerly angle of lot 2; thence north-easterly along the south-easterly limit of lot 2 a distance of 38 feet; thence north 21° 58′ west 127.9 feet; thence north 45° 43′ 30″ west 3530.1 feet; thence north 47° 40′ west 450.4 feet; thence north 47° 40′ west 234 feet; thence north 84° 48′ west; 25.5 feet to the point of commencement; thence north 84° 48′ west 423.5 feet; thence north 45° 34′ west 1874 feet; thence north 47° 07′ west 252 feet more or less to the north-westerly limit of lot 2.
- (.4) part of lots 1, 2, 3, 4 and 5, concession IV east of Hurontario Street, and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III, west of Hurontario Street, in the Township of Chinguacousy, and being a strip of land 120 feet in width lying 30 feet measured northerly from and 90 feet measured southerly from and at right angles to a centre line and centre line produced which centre line may be described as follows:

Commencing at a point in the south-westerly limit of lot 4 distant 15.6 feet measured south $44^{\circ}\,48'$ east along the

south-westerly limit of lot 4 from the most westerly angle of lot 4; thence north 82° 38′ east 2831 feet; thence south 63° 25′ east 5131 feet; thence south 54° 22′ east 949.2 feet; thence south 47° 07′ east 46.8 feet more or less to the south-easterly limit of lot 1.

(.5) part of lots 4 and 5, concession III east of Hurontario Street, and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III, west of Hurontario Street, in the Township of Chinguacousy, and being a strip of land 120 feet in width lying 30 feet measured northerly from and 90 feet measured southerly from and at right angles to a centre line and centre line produced, which centre line may be described as follows:

e may be described as follows: Commencing at a point in the north-easterly limit of lot 5 distant 41.44 feet measured north 44° 24′ west along the north-easterly limit of lot 5 from the most easterly angle of lot 5; thence south 82° 38′ west 2790.2 feet more or less to the north-westerly limit of lot 5.

(.6) part of lot 6, concession III east of Hurontario Street, and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III, west of Hurontario Street, in the Township of Chinguacousy, and being a strip of land 120 feet in width lying 30 feet measured northerly from and 90 feet measured southerly from and at right angles to a centre line and centre line produced, which centre line may be described as follows:

Commencing at a point in the south-westerly limit of lot 6 distant 170.2 feet measured south 44° 20′ east along the south-westerly limit of lot 6 from the most westerly angle of lot 6; thence north 82° 52′ east 1069.1 feet; thence north 82° 38′ east 1551.7 feet more or less to the south-easterly limit of lot 6.

(.7) part of lots 6 and 7, concession II east of Hurontario Street, and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III, west of Hurontario Street, in the Township of Chinguacousy, and being a strip of land 120 feet in width lying 30 feet measured northerly from and 90 feet measured southerly from and at right angles to a centre line and centre line produced, which centre line may be described as follows:

Commencing at a point in the north-easterly limit of lot 6 which point may be located as follows: beginning at the most northerly angle of lot 6; thence south 39° 13' west along the north-westerly limit of lot 6 a distance of 130.9 feet; thence north 82° 52' east 165.9 feet to the point of commencement; thence south 82° 52' west 2763.5 feet; thence south 84° 49' west 173.2 feet more or less to the north-westerly limit of lot 7.

(.8) part of lot 9, concession II east of Hurontario Street, and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III, west of Hurontario Street, in the Township of Chinguacousy, and being a strip of land 120 feet in width lying 30 feet measured northerly from and 90 feet measured southerly from and at right angles to a centre line and centre line produced, which centre line may be described as follows:

Commencing at a point in the south-westerly limit of lot 9 distant 120.9 feet measured north 44° 12′ 30″ west along the south-westerly limit of lot 9 from the most southerly angle of lot 9; thence south 88° 07′ east 62.8 feet; thence north 89° 02′ 30″ east 89.2 feet more or less to the south-easterly limit of lot 9.

(.9) part of lot 9, concession I east of Hurontario Street, and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III, west of Hurontario Street, in the Township of Chinguacousy, and being a strip of land 120 feet in width lying 30 feet measured northerly from and 90 feet measured southerly from and at right angles to a centre line and centre line produced, which centre line may be described as follows:

Commencing at a point in the north-westerly limit of lot 9 distant 1578.24 feet measured south 39° 32′ west along the north-westerly limit of lot 9 from the most northerly angle of lot 9; thence south 88° 07′ east 2262.5 feet more or less to the north-easterly limit of lot 9.

(.10) part of lot 10, concession I east of Hurontario Street, and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III, west of Hurontario Street, in the Township of Chinguacousy, and being a strip of land 120 feet in width lying 30 feet measured northerly from and 90 feet measured southerly from and at right angles to a centre line and centre line produced, which centre line may be described as follows:

Commencing at a point in the north-westerly limit of lot 10 distant 1193 feet measured north 39° 24′ east along the north-westerly limit of lot 10 from its intersection with the north-easterly limit of the King's Highway as widened by registered plan number 75992; thence south 88° 07′ east 1502.9 feet more or less to the north-easterly limit of the west half of lot 10.

(.11) part of lots 11 and 12, concession I west of Hurontario Street, and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III, west of Hurontario Street, in the Township of Chinguacousy, and being a strip of land 120 feet in width lying 30 feet measured northerly from and 90 feet measured southerly from and at right angles to a centre line and centre line produced, which centre line may be described as follows:

Commencing at a point in the interior of lot 11 which point is also in the southwesterly limit of the King's Highway as widened by registered plan number 75911 which point may be located as follows: beginning at the most northerly angle of lot 11; thence south 39° 18′ west along the north-westerly limit of lot 11 a distance of 17.11 feet to the south-westerly limit of the King's Highway as widened by registered plan number 75911; thence south 44° 34′ east along the south-westerly limit of the King's Highway as widened by registered plan number

75911 a distance of 572.2 feet to the point of commencement; thence north 88° 07′ west 1035.1 feet more or less to the southwesterly limit of the lands of The Hydro-Electric Power Commission of Ontario.

(.12) part of lot 15, concession II west of Huron-tario Street, and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III, west of Hurontario Street, in the Township of Chinguacousy, and being a strip of land 120 feet in width lying 30 feet measured northerly from and 90 feet measured southerly from and at right angles to a centre line and centre line produced, which centre line may be described as follows:

Commencing at a point in the north-westerly limit of lot 15 distant 95.9 feet measured north 39° east along the north-westerly limit of lot 15 from the most westerly angle of lot 15; thence north 83° 04′ 30″ east 2962.8 feet more or less to the south-easterly limit of lot 15.

(.13) part of lot 8, concession II east of Hurontario Street, and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III west of Hurontario Street, in the Township of Chinguacousy, described as follows:

Commencing at the most westerly angle of lot 8; thence north 38° 16′ 30″ east along the north-westerly limit of lot 8 a distance of 148.33 feet; thence north 89° 02′ 30″ east 1226.71 feet; thence north 87° 32′ 30″ east 479.55 feet; thence north 85° 52′ east 493.92 feet; thence north 84° 49′ east 344.02 feet more or less to the south-easterly limit of lot 8; thence south 38° 45′ 30″ west along the south-easterly limit of lot 8 a distance of 166.65 feet; thence south 84° 49′ west 299.46 feet; thence south 87° 32′ 30″ west 496.77 feet; thence south 87° 32′ 30″ west 482.88 feet; thence south 89° 02′ 30″ west 1317.29 feet more or less to the south-westerly limit of lot 8; thence north 44° 14′ 30″ west along the south-westerly limit 7.02 feet more or less to the point of commencement.

(.14) part of lot 10, concession I east of Hurontario Street, and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III west of Hurontario Street, in the Township of Chinguacousy, described as follows:

Commencing at a point in the south-easterly limit of lot 10 distant 1540.35 feet measured south 39° 32′ west along the south-easterly limit of lot 10 from the most easterly angle of lot 10; thence south 39° 32′ west along the south-easterly limit of lot 10 a distance of 151.56; thence north 88° 07′ west 797.46 feet more or less to the south-westerly limit of the east half of lot 10; thence north 44° 08′ west along the south-westerly limit of lot 10 a distance of 172.8 feet; thence south 88° 07′ east 1014.36 feet more or less to the point of commencement.

(.15) part of lot 11, concession I east of Hurontario Street, and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III west of Hurontario Street, in the Township of Chinguacousy, described as follows:

Commencing at a point in the northeasterly limit of the King's Highway as shown on registered plan number 75911, which point may be located as follows: beginning at the most westerly angle of lot 11; thence north 38° 43′ east along the north-westerly limit of lot 11 a distance of 17.12 feet to the north-easterly limit of the King's Highway; thence south 44° 34′ east along the northeasterly limit of the King's Highway a distance of 645 feet to the point of commencement; thence north 38° 43′ east 397.95 feet; thence south 44° 34′ east 471.9 feet; thence south 48° 07′ east 119.69 feet more or less to the southeasterly limit of lot 11; thence south 39° 24′ west along the southeasterly limit of lot 11 a distance of 151.29 feet; thence north 88° 07′ west 1169.43 feet; thence north 88° 07′ west 211.95 feet to the northeasterly limit of the King's Highway; thence north 44° 34′ west along the northeasterly limit of the King's Highway 430 feet more or less to the point of commencement.

(.16) part of lot 12, concession I west of Hurontario Street, and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III west of Hurontario Street, in the Township of Chinguacousy, described as follows:

Commencing at a point in the interior of lot 12 which point is also in the southeasterly limit of the north three quarters of the south-east half of lot 12, which point may be located as follows: beginning at the most easterly angle of lot 12; thence south 39° 18′ west along the southeasterly limit of lot 12 a distance of 476.54 feet; thence north 88° 07′ west 320.01 feet to the point of commencement; thence north 88° 07′ west 930.16 feet more or less to the north-westerly limit of the south-east half of lot 12; thence south 38° 29′ west along the north-westerly limit of the south-east half of lot 12 a distance of 149.48 feet; thence south 88° 07′ east 928.08 feet to the south-easterly limit of the north three quarters of the south-east half of lot 12; thence north 39° 07′ east along the southeasterly limit of the north three quarters of the south-east half of lot 12; thence north 39° 07′ east along the southeasterly limit of the north three quarters of the south-east half of lot 12 a distance of 150.72 feet more or less to the point of commencement.

(.17) part of lot 12, concession I west of Hurontario Street, and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III west of Hurontario Street, in the Township of Chinguacousy, described as follows:

Commencing at a point in the south-easterly limit of the north-west half of lot 12, which point may be located as follows: beginning at the most easterly angle of lot 12; thence south 39° 18' west along the south-easterly limit of lot 12 a distance of 476.54 feet; thence north 88° 07' west 1250.17 feet to the point of commencement; thence south 38° 29' west along the south-easterly limit of the north-west half of lot 12 a distance

of 149.48 feet; thence north 88° 07′ west 1248.46 feet more or less to the northwesterly limit of lot 12; thence north 38° 32′ east along the north-westerly limit of lot 12 a distance of 149.57 feet; thence south 88° 07′ east 1248.3 feet more or less to the point of commencement.

(.18) part of lot 13, concession I west of Hurontario Street, and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III west of Hurontario Street, in the Township of Chinguacousy, described as follows:

Commencing at a point in the interior of lot 13 which point is also in the northwesterly limit of the south half of lot 13, which point may be located as follows: beginning at the most westerly angle of lot 13; thence north 39° 39′ 30″ east along the north-westerly limit of lot 13 a distance of 91.33 feet; thence north 83° 04′ 30″ east 1080.63 feet; thence south 88° 07′ east 306.43 feet to the point of commencement; thence north 38° 53′ east along the north-westerly limit of the south half of lot 13 a distance of 150.25 feet; thence south 88° 07′ east 1245.21 feet more or less to the southeasterly limit of lot 13; thence south 38° 32′ west along the south-easterly limit of lot 13 a distance of 149.57 feet; thence north 88° 07′ west 1246.36 feet more or less to the point of commencement.

(.19) part of

- (a) lot 13, concession I west of Hurontario Street
- (b) lot 14, concession II west of Hurontario Street

and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III west of Hurontario Street, in the Township of Chinguacousy, described as follows:

- (c) Commencing at a point in the northwesterly limit of lot 13 distant 91.33 feet measured north 39° 39′ 30″ east along the north-westerly limit of lot 13 from the most westerly angle of lot 13; thence north 39° 39′ 30″ east still along the north-westerly limit 176.40 feet; thence north 83° 04′ 30″ east 963.04 feet; thence south 88° 07′ east 406.1 feet more or less to the south-easterly limit of the north half of lot 13; thence south 38° 53′ west along the southeasterly limit of the north half of lot 13 a distance of 150.25 feet; thence north 88° 07′ west 306.43 feet; thence south 83° 04′ 30″ west 1080.63 feet more or less to the point of commencement.
- (d) Commencing at a point in the north-easterly limit of lot 14 distant 136.48 feet measured north 44° 23′ 30″ west along the north-easterly limit of lot 14 from the most easterly angle of lot 14; thence north 44° 23′ 30″ west still along the north-easterly limit 281.44 feet; thence south 39° 30′ 30″ west 150 feet; thence south 83° 04′ 30″ west 2279.18 feet more or less to the north-westerly limit of lot 14; thence south 39° 24′ 30″ west along the north-westerly limit of lot 14 a distance of 173.8 feet; thence

north 83° 04' 30" east 2496.87 feet; thence south 44° 23' 30" east 130.25 feet; thence north 39° 30' 30" east 150 feet more or less to the point of commencement.

(.20) part of lot 14, concession I west of Hurontario Street, and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III west of Hurontario Street, in the Township of Chinguacousy, described as follows:

Commencing at the most southerly angle of lot 14; thence north 39° 39′ 30″ east along the south-easterly limit of lot 14 a distance of 265.93 feet; thence south 83° 04′ 30″ west 333.22 feet more or less to the south-westerly limit of lot 14; thence south 44° 23′ 30″ east along the south-westerly limit of lot 14 a distance of 230.26 feet more or less to the point of commencement.

3. In the Township of Chinguacousy, in the County of Peel, being

(.1) part of lot 1, concession II west of Hurontario Street, and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III west of Hurontario Street, described as follows:

Commencing at the most southerly angle of lot 1; thence north 39° east along the south-easterly limit of lot 1 a distance of 105.3 feet; thence south 83° 04′ 30″ west to a point in the south-westerly limit of lot 1 distant 92.64 feet measured north 44° 38′ west along the south-westerly limit of lot 1 from the point of commencement; thence south 44° 38′ east along the south-westerly limit of lot 1 a distance of 92.64 feet to the point of commencement;

(.2) part of lot 1, concession III west of Hurontario Street, and premising that all bearings are astronomic and are referred to the merdian through the south-east angle of lot 9, concession III, west of Hurontario Street, in the Township of Chinguacousy, and being a strip of land 120 feet in width lying 30 feet measured northerly from and 90 feet measured southerly from and at right angles to a centre line and centre line produced, which centre line may be located as follows:

Commencing at a point in the north-westerly limit of lot 1 distant 1775.88 feet measured south 38° 56′ 40″ west along the north-westerly limit of lot 1 from the most northerly angle of lot 1; thence south 56° 35′ 30″ east 410.2 feet; thence north 83° 04′ 30″ east 2124 feet more or less to the north-easterly limit of lot 1.

(.3) part of lot 2, concession III west of Hurontario Street, and premising that all bearings areastronomic and are referred to the meridian through the south-east angle of lot 9, concession III west of Hurontario Street, in the Township of Chinguacousy, and being a strip of land 120 feet in width lying 30 feet measured easterly from and 90 feet measured westerly from and at right angles to a centre line and centre line produced, which centre line may be located as follows: Commencing at a point in the north-westerly limit of lot 2 distant 106.63 feet measured south 38° 24′ 30″ west along the north-westerly limit of lot 2 from a point which point is distant 1612.26 feet measured south 38° 27′ 30″ west along the north-westerly limit of lot 2 from the most northerly angle of lot 2; thence south 41° 36′ 30″ east 209 feet more or less to the westerly limit of the lands of Canadian Pacific Railway Company.

(.4) part of lots 4 and 5, concession III west of Hurontario Street, and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III west of Hurontario Street, in the Township of Chinguacousy, and being a strip of land 120 feet in width lying 30 feet measured easterly from and 90 feet measured westerly from and at right angles to a centre line and centre line produced, which centre line may be located as follows:

Commencing at a point in the south-easterly limit of lot 4, which point may be located as follows: beginning at the most northerly angle of lot 4; thence south 38° 43′ 30″ west along the north-westerly limit of lot 4 a distance of 1602.26 feet; thence south 44° 29′ east 1859 feet; thence south 42° 33′ 30″ east 159 feet to the point of commencement; thence north 42° 33′ 30″ west 159 feet; thence north 44° 29′ west 3887 feet more or less to the north-westerly limit of lot 5.

(.5) part of lots 6, 7, 8, and 9, concession III west of Hurontario Street, and premising that all bearings are astronomic and are referred to the meridian through the southeast angle of lot 9, concession III, west of Hurontario Street, and being a strip of land 120 feet in width lying 30 feet measured easterly from and 90 feet measured westerly from and at right angles to a centre line and centre line produced, which centre line may be located as follows:

Commencing at a point in the interior of lot 9 which point is also in the southerly limit of the lands of Canadian National Railway Company, which point may be located as follows: beginning at the most northerly angle of lot 8; thence southwesterly along the north-westerly limit of lot 8 a distance of 1556 feet; thence north 44° 29′ west 4 feet; thence north 3° 30″ west 1526 feet to the point of commencement; thence south 3° 30″ east 1526 feet; thence south 44° 29′ east 6065.3 feet more or less to the southeasterly limit of lot 6.

(.6) part of lot 2, concession III west of Hurontario Street, and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III west of Hurontario Street, in the Township of Chinguacousy, described as follows:

Commencing at a point in the interior of lot 2 which point is also in the easterly limit of the lands of Canadian Pacific Railway, Company, which point may be located as follows: beginning at the most northerly angle of lot 2; thence south 38° 27′ 30″ west along the north-westerly limit of lot 2 a distance of 1612.26 feet; thence south 38° 24′ 30″ west still along the north-westerly limit of lot 2 a distance

of 76.19 feet; thence south 41° 36′ 30″ east 275.06 feet to the point of commencement; thence south 41° 36′ 30″ east 1546.17 feet; thence south 56° 35′ 30″ east 189.99 feet more or less to the south-easterly limit of lot 2; thence south 38° 23′ 30″ west along the south-easterly limit of lot 2 a distance of 120.45 feet; thence north 56° 35′ 30″ west 195.31 feet; thence north 41° 36′ 30″ west 1409.6 feet more or less to the easterly limit of the lands of Canadian Pacific Railway Company; thence northerly along the easterly limit on a curve to the right having a radius of 1113.28 feet, the chord of which has a bearing of north 3° 23′ west and a length of 193.95 feet, an arc distance of 194.2 feet more or less to the point of commencement.

(.7) part of lot 3, concession III west of Hurontario Street, and premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 9, concession III west of Hurontario Street, in the Township of Chinguacousy, described as follows:

Commencing at a point in the south-easterly limit of lot 3, distant 76.19 feet measured on a course of south 38° 24′ 30″ west along the south-easterly limit of lot 3 from a point, which point is distant 1612.26 feet measured south 38° 27′ 30″ west along the south-easterly limit of lot 3 from the most easterly angle of lot 3; thence south 38° 24′ 30″ west still along the south-easterly limit a distance of 121.84 feet; thence north 41° 36′ 30″ west 1741.4 feet; thence north 42° 33′ 30″ west 299.34 feet more or less to the north-westerly limit of lot 3; thence north 38° 03′ 30″ east along the north-westerly limit of lot 3 a distance of 121.63 feet; thence south 42° 33′ 30″ east 320.17 feet; thence south 41° 36′ 30″ east 1721.28 feet more or less to the point of commencement.

(1191)

THE BROKER-DEALERS ACT, 1947

O. Reg. 93/54.
Manner of Carrying on Business.
Amending Regulations 16 of Consolidated
Regulations 1950.
Made—15th June, 1954.
Filed—15th June, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE BROKER-DEALERS ACT, 1947

Regulations 16 of Consolidated Regulations of Ontario 1950 as amended by Ontario Regulations 21/51, Ontario Regulations 53/51, Ontario Regulations 96/51, Ontario Regulations 295/51, Ontario Regulations 206/52, Ontario Regulations 298/52, Ontario Regulations 343/52 and Ontario Regulations 176/53 are further amended by adding thereto the following regulation:

32j. When a member of the Association ceases to engage in the primary distribution to the public of any security issued by a company, he shall advise the secretary forthwith in writing.

The Board of Governors of The Broker-Dealers' Association of Ontario

EARL M. ROBERTSON, GOVERNOR
A. K. WILLIAMS, GOVERNOR
A. C. MCLEAN, GOVERNOR
J. A. HENLEY, GOVERNOR
JAMES STEWART, GOVERNOR
H. BROWN, GOVERNOR
C. TESKEY SMITH, GOVERNOR
W. E. SMITH, GOVERNOR
MALCOLM A. MOYSEY, GOVERNOR

Dated at Toronto this 15th day of June, 1954.

The foregoing regulations made by the Board of Governors of The Broker-Dealers' Association of Ontario are approved.

Dated at Toronto this 15th day of June, 1954.

ONTARIO SECURITIES COMMISSION

By O. E. LENNOX Chairman

(1192)

27

27

THE GAME AND FISHERIES ACT

O. Reg. 94/54. Open Season for Deer in 1954. New and Revoking O. Regs. 94/53, 130/53, and 188/53. Made—17th June, 1954. Filed—18th June, 1954.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

OPEN SEASON FOR DEER IN 1954

- 1. Subject to subsection 1 of section 9 of the Act, the holder of a licence in form 3, 5, 9, or 10, of Regulations 124 of Consolidated Regulations of Ontario 1950 may hunt, kill, or destroy, deer in the year 1954 in those parts of Ontario described in
 - (a) schedule 1 from the 1st of October to the 25th of November, both inclusive,
 - (b) schedule 2 from the 15th of October to the 25th of November, both inclusive,
 - (c) schedule 3 from the 23rd of October to the 13th of November, both inclusive,
 - (d) schedule 4 from the 1st of November to the 25th of November, both inclusive,
 - (e) schedule 5 from the 15th of November to the 25th of November, both inclusive,
 - (f) schedule 6 from the 8th of November to the 20th of November, both inclusive,
 - (g) schedule 7 from the 8th of November to the 13th of November, both inclusive, and
 - (h) schedule 8 from the 10th of November to the 13th of November, both inclusive.
 - 2. Only shot-guns may be used in 1954 in those parts of Ontario described in items 2 and 3 of Schedule 8.
 - 3. Ontario Regulations 94/53, 130/53, and 188/53 are revoked.

SCHEDULE 1

Commencing in the Township of Rice in the Territorial District of Kenora at a point in the boundary between Ontario and Manitoba where it is intersected by the centre line of the right-of-way of the Canadian National Railway; thence in a general easterly direction along the centre line of the right-of-way to the boundary between Ontario and Quebec; thence northerly along that boundary to the shore of James Bay; thence southwesterly and north-westerly along that shore to the northerly shore of the Albany River; thence westerly along that shore and the northerly shore of the Wabassi River to the easterly production of the 11th Base Line; thence westerly along that production and the 11th Base Line to the boundary between Ontario and Manitoba; thence southerly along that boundary to the point of commencement.

SCHEDULE 2

1. Commencing in the Township of Rice in the Territorial District of Kenora at a point in the boundary between Ontario and Manitoba where it is intersected by the centre line of the right-of-way of the Canadian National Railway; thence in a general easterly direction along that centre line to the easterly boundary of the Territorial District of Kenora; thence southerly along that boundary to the intersection with the 3rd Base Line, being the northerly boundary of the Territorial District of Rainy River; thence westerly along that northerly boundary to an angle therein being on the 6th meridian line; thence northerly along that meridian line a distance of 6 miles to a second angle in the northerly boundary of the Territorial District of Rainy River; thence westerly along that boundary, being also the Base Line surveyed by O. L. S. Gillon in the year 1919, to the north-easterly angle of the Township of McLarty in the Territorial District of Rainy River; thence westerly along the northerly boundaries of the townships of McLarty and Claxton to the high-water mark on the easterly shore of Sabaskong Bay of the Lake of the Woods; thence in a general westerly and south-westerly direction along the northerly boundaries of the townships of Claxton, Croome, and Mathieu and the geographic Township of Morson to the south-westerly angle of the lastmentioned geographic township; thence westerly astronomically to the boundary between Canada and United States; thence north-westerly along that boundary to the intersection with the southerly astronomic production of the boundary between Ontario and Manitoba; thence northerly along that production and that boundary to the point of commencement.

2. Commencing in the Township of Nettleton in the Territorial District of Cochrane at a point in the boundary between the territorial districts of Cochrane and Thunder Bay where it is intersected by the centre line of the right-of-way of the Canadian National Railway; thence in a general easterly direction along that centre line to the boundary between Ontario and Quebec; thence southerly along that boundary to the south-easterly angle of the geographic Township of Brethour in the Territorial District of Timiskaming; thence westerly along the southerly boundaries of the geographic townships of Brethour and Hilliard to the westerly limit of the highway known as "the King's Highway Number 11"; thence in a general north-westerly direction along that westerly limit to the northerly limit of the highway known as the "Englehart-Westree Road" in the geographic Township of Evanturel; thence in a general south-westerly direction along that northerly limit to the centre line of the right-of-way of the Canadian National Railway in the Township of Garvey in the Territorial District of Sudbury; thence south-easterly along that centre line to the easterly boundary of the Township of Blewett; thence southerly along the easterly boundaries of the townships of Blewett, Shelley, Onaping, Fairbairn, Emo, and Munster, to the northerly boundary of the Township of Hess; thence easterly along the

northerly boundary of that township to the northeasterly angle thereof; thence southerly along the easterly boundaries of the townships of Hess and Cartier to the south-easterly angle of the Township of Cartier; thence westerly along the southerly boundaries of the townships of Cartier, Hart, Tp. 108, and Tp. 114, in the Territorial District of Sudbury and the southerly boundary of the Township of A in the Territorial District of Algoma to the southerly boundary of the Township of A in the Territorial District of Algoma to the southerly westerly angle of the last-mentioned township; thence southerly along the easterly boundary of the Town-ship of Tp. 125 to the south-easterly angle of that southerly along the easterly boundary of the Iownship of Tp. 125 to the south-easterly angle of that township; thence westerly along the southerly boundaries of the townships of Tp. 125, Tp. 132, Tp. 139, Tp. 145, Tp. 151, Tp. 157, Tp. 163, and Tp. 169, to the easterly bank of the Little White River in the last-mentioned township; thence in a general northeasterly direction along that easterly bank to the easterly shore of Distant Lake; thence in a general northerly and north-westerly direction along that shore to the easterly bank of the Kindiogami River; thence in a general northerly and north-westerly direction along that bank to the northerly shore of the Kindiogami Lake; thence in a general westerly direction along that shore to the easterly boundary of the Township of Tp. 3C; thence northerly along the easterly boundaries of the townships of Tp. 3C and Tp. 4C to the southerly boundary of the Township of Tp. 5C; thence westerly along the southerly boundaries of the townships of Tp. 5D, Tp. 5E, and Tp. 5F, to the south-easterly angle of the Township of Tp. 5G; thence northerly along the easterly boundaries of the townships of Tp. 5G, Tp. 6G, and Tp. 7G, to the boundary between the territorial districts of Alsone and Sudbury; thence westerly 6G, and Tp. 7G, to the boundary between the territorial districts of Algoma and Sudbury; thence westerly along that boundary to the easterly boundary of the Township of Tp. 24, Range 15, in the Territorial District of Algoma; thence southerly along that boundary to the south-easterly angle of that township; thence westerly along the southerly boundaries of the townships of Tp. 24, Range 15, Tp. 25, Range 15, Tp. 26, Range 15, Home, and Tp. 28, Range 15, and their production westerly, to the southerly astronomic production of the boundary between the territorial districts of Algoma and Thunder Bay; thence northerly along that production and the most easterly boundary of the Territorial District of Thunder Bay to the north-easterly angle of the Township of Bell in that territorial district; thence westerly along the northerly boundaries of the townships of Bell, Low, Klotz, Fernow, O'Meara, and Bain to the northwesterly angle of the last-mentioned township; thence northerly along the easterly boundaries of the town-ships of Goulet, Fauteux, and Nakina to the point of commencement.

SCHEDULE 3

That part of the Territorial District of Thunder Bay lying southerly of a line located as follows:

COMMENCING at a point in the westerly boundary of the Territorial District of Thunder Bay where it is intersected by the centre line of the most northerly right-of-way of the Canadian National Railway; thence in a general easterly direction along that centre line to its intersection with the easterly boundary of the Township of Nakina; thence southerly along the easterly boundaries of the townships of Nakina, Fauteux, and Goulet to the north-westerly angle of the Township of Bain; thence easterly along the northerly boundaries of the townships of Bain, O'Meara, Fernow, Klotz, Low, and Bell to the north-easterly angle of the last-mentioned township.

SCHEDULE 4

1. Commencing at a point in the boundary between Ontario and Quebec at the south-easterly angle of the geographic Township of Brethour in the Territorial District of Timiskaming; thence westerly along the southerly boundary of the geographic townships of Brethour and Hilliard to the easterly limit of the

highway known as "the King's Highway Number 11"; thence in a general north-westerly direction along that easterly limit to the southerly limit of the "Englehart-Westree Road" in the geographic Township of Evanturel; thence in a general south-westerly direction along the last-mentioned southerly limit to the centre line of the right-of-way of the Canadian National Railway in the Township of Garvey in the Territorial District of Sudbury; thence south-easterly following the last-mentioned centre line to the easterly boundary of the Township of Blewett; thence southerly along the easterly boundaries of the townships of Blewett, Shelley, Onaping, Fairbairn, Emo, and Munster, to the northerly boundary of the Township of Hess; thence easterly along the northerly boundary of the Township of Hess to the north-easterly angle the formship of riess to the north-easterly angle of the townships of Hess and Cartier to the southeasterly angle of the Township of Cartier; thence westerly along the southerly boundaries of the townships of Cartier, Hart, Tp. 108, and Tp. 114, in the Territorial District of Sudbury, and the southerly boundary of the Township of A in the Territorial District of Alcoma to the north-easterly angle of the District of Algoma, to the north-easterly angle of the Township of Tp. 125; thence southerly along the along the easterly boundary of the last-mentioned township to the south-easterly angle thereof; thence westerly along the southerly boundaries of Tp. 125, Tp. 132, Tp. 139, Tp. 145, Tp. 151, Tp. 157, Tp. 163, and Tp. 169, to the Little White River in the Township of Tp. 169; thence in a general north-easterly direction along the easterly bank of the Little White River to the easterly shore of Distant Lake: there in a general the easterly shore of Distant Lake; thence in a general northerly and north-westerly direction along the shore of Distant Lake to the easterly bank of the Kindiogami River; thence in a general northerly and north-westerly direction along the easterly bank of the Kindiogami River to the northerly shore of Kindiogami Lake; thence in a general westerly direction along the thence in a general westerly direction along the northerly shore to the easterly boundary of the Township of Tp. 3C; thence northerly along the easterly boundaries of the townships of Tp. 3C and Tp. 4C, to the southerly boundary of the Township of Tp. 5C; thence westerly along the southerly boundaries of the townships of Tp. 5C, Tp. 5D, Tp. 5E, and Tp. 5F, to the south-westerly angle of the Township of Tp. 5F; thence northerly along the easterly boundaries Ip. SF; to the south-westerly angle of the Township of Tp. 5F; thence northerly along the easterly boundaries of the townships of Tp. 5G, Tp. 6G, and Tp. 7G, to the boundary between the territorial districts of Algoma and Sudbury; thence westerly along that boundary to the boundary between the Township of Tp. 23, Range 15, in the Territorial District of Sudbury and the Township of Tp. 24, Range 15, in the Territorial and the Township of Tp. 24, Range 15, in the Territorial District of Algoma; thence southerly along the last-mentioned boundary to the south-easterly angle of the Township of Tp. 24, Range 15; thence westerly along the southerly boundaries of the townships of Tp. 24, Range 15, Tp. 25, Range 15, Tp. 26, Range 15, Home, and Tp. 28, Range 15, and their production westerly, the the boundary between the traiterial districts of to the boundary between the territorial districts of Algoma and Thunder Bay; thence southerly along the last-mentioned boundary to the boundary between Canada and United States; thence in a general south-easterly direction along that boundary to the boundary between the territorial districts of Algoma and Manitoulin; thence in a general easterly direction along the last-mentioned boundary to the highwater mark of the northerly shore of the North Channel of Lake Huron and the high-water mark of the northerly shore of Georgian Bay of Lake Huron at the south-westerly angle of the Township of Travers in the Territorial District of Sudbury; thence in a general easterly direction along the boundary between the territorial districts of Sudbury and Parry Sound to the boundary between the territorial districts of Nipissing and Parry Sound; thence in a general easterly direction along the last-mentioned boundary to the south-westerly angle of the geographic Township of West Ferris in the Territorial District of Nipissing; thence northerly along the easterly shore of Lake Nipissing to the boundary between the geographic townships of West Ferris and Widdifield; thence easterly along the boundary between those townships

to the shore of Trout Lake; thence in a general north-westerly and easterly direction following the sinuosities of the south-westerly and northerly or left shore of Trout Lake to the Mattawa River; thence in a general easterly, northerly, and north-easterly direction following the northerly, westerly, and north-westerly bank of the Mattawa River and its various expansions to Lake Talon; thence in a general south-easterly direction following the sinuosities of the north-easterly or left shore of Lake Talon to the Mattawa River; thence in a general south-easterly, northerly, easterly and northerly direction following the north-easterly, westerly, northerly and westerly or left bank of the Mattawa River and its various expansions to the boundary between Ontario and Quebec; thence northerly along that boundary to the point of commencement.

EXCEPTING therefrom the geographic townships of Hilton, Jocelyn, and St. Joseph, in the Territorial District of Algoma.

- 2. The islands in the Territorial District of Manitoulin described as follows:
 - (a) the islands named Cockburn, Great Cloche, Little Cloche, and Philip Edward,
 - (b) the islands in McGregor Bay, being that part of the North Channel of Lake Huron lying northerly of a line drawn west astronomically from the most westerly point of the geographic Township of Killarney to the island named Little Cloche, and
 - (c) the islands in Bay of Islands, being that part of the North Channel of Lake Huron lying easterly of the southerly production of the easterly boundary of the geographic Township of Harrow to the island named Great Cloche.
 - 3. The Territorial District of Rainy River.

SCHEDULE 5

- 1. The geographic townships of Hilton, Jocelyn, and St. Joseph, in the Territorial District of Algoma.
- 2. All islands in the Territorial District of Manitoulin except those described in item 2 of Schedule 4.

SCHEDULE 6

- 1. The territorial districts of
- (a) Muskoka except the geographic Township of Medora and Wood, and
- (b) Parry Sound.
- 2. That part of the Territorial District of Nipissing lying within a line located as follows:

Commencing at the north-easterly angle of the Township of Cameron; thence southerly, westerly and south-easterly along the easterly boundaries of the townships of Cameron and Deacon to the north-westerly angle of the Township of Fitzgerald; thence easterly along the northerly boundary of the Township of Fitzgerald to the north-easterly angle thereof; thence southerly along the easterly boundary of the Township of Fitzgerald to the north-westerly angle of the Township of Edgar; thence easterly along the northerly boundary of the Township of Edgar to the north-easterly angle thereof; thence southerly along the easterly boundary of the Township of Edgar to the north-westerly angle of the Township of Bronson; thence easterly along the north-easterly angle thereof; thence southerly along the easterly boundaries of the townships of Bronson, Stratton, and Master to the south-easterly angle of the last-mentioned town-

ship; thence westerly along the southerly boundaries of the townships of Master and Guthrie to the northeasterly angle of the Township of Dickens; thence southerly along the easterly boundary of the Township of Dickens to the south-easterly angle thereof; thence westerly along the southerly boundary of the Township of Dickens to the north-easterly angle of the Township of Lyell; thence southerly along the easterly boundary of the Township of Lyell to the south-easterly angle thereof; thence westerly along the southerly boundaries of the townships of Lyell and Sabine to the south-westerly angle of the last-mentioned township; thence westerly angle of the last-mentioned township; thence northerly along the westerly boundaries of the townships of Sabine and Airy to the north-westerly angle of the last-mentioned township; thence westerly along the southerly boundaries of the townships of Sproule, Canisbay, Peck, and Finlayson, to the south-westerly angle of the last-mentioned township; thence northerly along the westerly boundary of the Township of Finlayson to the north-westerly angle thereof; thence easterly along the north-westerly angle thereof; Township of Finlayson to the south-westerly angle of the Township of McCraney; thence northerly along the westerly boundaries of the townships of McCraney, Butt, Paxton, and Ballantyne, to the north-westerly angle of the last-mentioned townships thence easterly along the northerly boundary of the Township of Ballantyne to the south-westerly angle of the geographic Township of Chisholm; thence northerly along the westerly boundaries of the geographic townships of Chisholm and East Ferris to the southerly boundary of the geographic Township of West Ferris; thence westerly along the southerly boundary of the geographic Township of West Ferris to the water's edge of Lake Nipissing; thence in a general northerly direction following the water's edge of Lake Nipissing to the boundary between the geographic townships of West Ferris and Widdifield; thence easterly along the boundary between the geographic townships of West boundary between the geographic townships of West Ferris and Widdifield to the shore of Trout Lake; thence in a general north-westerly and easterly direction following the sinuosities of the south-westerly and northerly or left shore of Trout Lake to the Mattawa River; thence in a general easterly, northerly and north-easterly direction following the northerly, westerly and north-westerly bank of the Mattawa River and its various expansions to Lake Talon; thence in a general south-easterly direction following the sinuosities of the north-easterly or left shore of Lake Talon to the Mattawa River; thence in a general south-easterly, northerly, easterly and northerly direction following the north-easterly, westerly, south-easterly, northerly, easterly and northerly direction following the north-easterly, westerly, northerly and westerly bank of the Mattawa River and its various expansions to the south-westerly bank of the Ottawa River; thence in a general south-easterly direction across the mouth of the Mattawa River and following the south-easterly bank of the Ottawa River to the point of commencement;

3. The townships of Dalton, Laxton, Digby and Longford, and Somerville, in the County of Victoria;

EXCEPTING therefrom

- (a) that part of the Township of Laxton, Digby and Longford which was formerly the Township of Laxton, and
- (b) concessions I and II of that part of the Township of Laxton, Digby and Longford which was formerly the Township of Digby.
- 4. The counties of Lanark and Renfrew.
- 5. The Provisional County of Haliburton.
- 6. Those parts of the counties of Frontenac, Hastings, Lennox and Addington, and Peterborough, and that part of the Township of North Crosby in the United Counties of Leeds and Grenville, lying northerly and westerly of a line located as follows:

COMMENCING at a point in the westerly boundary of the County of Peterborough where it is intersected by the centre line of the right-of-way of the highway known as "the King's Highway Number 7"; thence in a general easterly direction along that centre line through the counties of Peterborough, Hastings, Lennox and Addington, and Frontenac, to the centre line of the right-of-way of a highway lying between concessions II and III in the Township of Olden in the County of Frontenac; thence in a southerly, south-easterly and south-westerly direction along that centre line through lots 16, 15, and 14, in Concession III to the limit between concessions II and III; thence southerly along that centre line through the community known as "Mountain Grove"; thence in a southeasterly direction along that centre line through lots 13, 12, 11, and 10, in Concession III to the limit between concessions III and IV; thence in a southerly direction along that centre line to its intersection with the centre line of the right-of-way of a highway lying between the limit between concessions III and IV and the limit between concessions IV and V and in lots 8 and 7 in Concession IV; thence south-easterly along that centre line to its intersection with the centre line of the right-of-way of a highway in Lot 7 in Concession V; thence southerly along that centre in Concession V; thence southerly along that centre line to its intersection with the centre line of a highway in Lot 4 in Concession V; thence easterly, southeasterly, and southerly along that centre line through lots 4 and 3 in Concession V and Lot 3 in Concession VI to the community known as "Long Lake"; thence southerly along that centre line to its intersection with the centre line of the right-of-way of a highway lying between lots 1 and 2 in Concession VI; thence easterly along that centre line to the centre line of the easterly along that centre line to the centre line of the easterly along that centre line to the centre line of the right-of-way of a highway lying between concessions VI and VII; thence in a general southerly direction along that centre line to the southerly boundary of the Township of Olden; thence in a general southeasterly and south-westerly direction along that centre line through lots 30 and 29 in Concession IV, lots 29 and 28 in Concession V, and lots 28, 27, and 26, in Concession IV in the Township of Hinchinbrooke to its intersection with the centre line of the right-of-way of a highway lying between concessions IV and III; thence southerly along that centre line to its intersection with the centre line of the right-of-way of a highway lying between lots 25 and 24; thence way of a fighway lying between lots 23 and 24; thence easterly along that centre line through the community known as "Parham" to its intersection with the right-of-way of the highway known as "the King's Highway Number 38"; thence easterly along that centre line to its intersection with the centre line of the right-of-way of a highway known as the "Mass Road" and lying between concessions I and II; thence southerly and easterly along that centre line between concessions I and II, through lots 23 and 24 in Concession II and lots 22 and 21 in Concession I, to the easterly boundary of the Township of Hinchinbrooke; and 19 in Concession III, and lots 19, 18, 17, and 16 in Concession IV, and Lot 16 in concessions V and VI to its intersection with the centre line of the right-of-way of a highway known as "the Frontenac County Highway Number 8"; thence in a general easterly direction along that centre line to the easterly boundary of the Township of Bedford; thence continuing in a general easterly and southerly direction along the centre line to the right-of-way of the highway known as "the Leeds and Grenville County Highway Number 12", in the Township of North Crosby in the United Counties of Leeds and Grenville to its intersection with the centre line of the right-of-way of the highway known as "the Leeds and Grenville County Highway Number 13"; thence easterly and north-easterly along that centre line to its intersection with the highwater mark on the northerly bank of a creek connecting that body of water known as "the Mill Pond" with the Upper Rideau Lake; thence easterly along that highwater mark to the high-water mark of the Upper Rideau Lake; thence in a general easterly direction along that high-water mark to its intersection with the easterly boundary of the Township of North Crosby.

7. The Township of Rama in the County of Ontario.

SCHEDULE 7

That part of the County of Carleton lying westerly of the Rideau River.

SCHEDULE 8

- 1. Those parts of the counties of Frontenac, Hastings, Lennox and Addington, and Peterborough, lying southerly and easterly of the line described in item 6 of Schedule 6.
- 2. That part of the County of Carleton lying easterly of the Rideau River.
- 3. The united counties of Leeds and Grenville, excepting therefrom the part of the Township of North Crosby that is described in item 6 of Schedule 6, Prescott and Russell, and Stormont, Dundas, and Glengarry.

27 (1221)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 95/54. The Ontario Fresh-peach Growers' Marketing Scheme. New. Made-17th June, 1954. Filed—21st June, 1954.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1. The scheme in schedule 1 is approved and declared to be in force in Ontario.
- 2. The local board named in schedule 1 is given all of the powers set out in sections 22 and 287 of The Corporations Act, 1953.

SCHEDULE 1

The Farm Products Marketing Act

SCHEME

1. This scheme may be cited as "The Ontario Fresh-peach Growers' Marketing Scheme".

INTERPRETATION

- 2. In this scheme
 - (a) "fresh peaches" means peaches of every variety grown in Ontario other than peaches sold for processing; and
 - (b) "grower" means a person engaged in the production of fresh peaches.

LOCAL BOARD

- 3. There shall be a local board to be known as "The Ontario Fresh-peach Growers' Marketing Board".
 - 4. The local board shall consist of 9 members.

MEMBERS OF LOCAL BOARD

- 5. The members of the local board who shall hold office until their successors are elected shall be
 - (a) Ezra Fox, Ruthven;
 - (b) John E. Smith, Cedar Springs;
 - (c) A. Grant Fox, Normandale;
 - (d) John C. Brodrick, R.R. 3, St. Catharines;
 - (e) Harry A. Dawson, R.R. 1, Niagara-on-the-Lake:
 - (f) Richard C. Pope, R.R. 3, Beamsville;
 - (g) Reginald H. Rittenhouse, Vineland Station;
 - (h) Gordon Haist, R.R. 1, Ridgeville; and
 - (i) George Lounsbury, Fruitland.

DISTRICTS

- 6.(1) Growers who grow fresh peaches shall be divided into 5 districts as follows:
 - (a) District 1, comprising the counties of Essex, Kent, Lambton and Middlesex;
 - (b) District 2, comprising the County of Norfolk;
 - (c) District 3, comprising the County of Lincoln;
 - (d) District 4, comprising the County of Welland; and
 - (e) District 5, comprising the counties of Halton and Wentworth.
- (2) A grower in a territorial district or in a county not included in a district mentioned in subsection 1 may become a member of the county group of growers nearest to his place of production.

COUNTY GROUPS

7. Growers who grow peaches in each of the counties named in section 6 shall form a county group.

COMMITTEES

- 8. There shall be a committee in each district to known as "The District Fresh-peach Growers' be known as Committee".
- 9. Each county shall on or before the 15th of February in each year elect a grower representative or grower representatives to The District Fresh-peach Growers' Committee for the district in which the county is located on the basis of one representative for each 50 growers or fraction thereof.

ELECTION OF LOCAL BOARD

- 10. Each District Fresh-peach Growers' Committee shall on or before the 15th of March in each year elect the grower member, or grower members, as the case may be, to the local board as follows:
 - (a) District 1, two members,
 - (b) District 2, one member,
 - (c) District 3, four members,
 - (d) District 4, one member, and
- (e) District 5, one member. (1222)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 96/54. Marketing of Fresh Peaches. New. Approved—17th June, 1954. Filed—21st June, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF FRESH PEACHES

INTERPRETATION

1. In these regulations

- (a) "fresh peaches" means peaches of every variety grown in Ontario other than peaches sold for processing;
- (b) "grower" means a person engaged in the growing of fresh peaches;
- (c) "local board" means The Ontario Freshpeach Growers' Marketing Board; and
- (d) "scheme" means The Ontario Fresh-peach Growers' Marketing Scheme.

MARKETING

- 2.(1) The marketing agency through which fresh peaches shall be marketed shall be Ontario Peach Growers Co-operative.
- (2) All fresh peaches shall be marketed through the marketing agency subject to the determinations of any negotiating agency established in connection with the scheme.
- (3) No person shall sell or deliver fresh peaches except through the marketing agency.
- (4) No person shall buy or accept delivery of fresh peaches except through the marketing agency.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN, Chairman

F. K. B. STEWART Secretary

(Seal)

(1223)

27

THE FARM PRODUCTS MARKETING ACT

O. Reg. 97/54. Marketing of Fresh Peaches. New. Filed—21st June, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF FRESH PEACHES

INTERPRETATION

- 1. In these regulations
- ·(a) "fresh peaches" means peaches of every variety grown in Ontario other than peaches sold for processing;

(b) "local board" means The Ontario Freshpeach Growers' Marketing Board.

DELEGATION OF AUTHORITY

- 2. The Board delegates to the local board the power and authority
 - (a) to require the furnishing of security or proof of financial responsibility by any person engaged in the marketing of fresh peaches;
 - (b) to provide for the administration and disposition of any moneys or securities furnished as proof of financial responsibility;
 - (c) to prohibit the marketing of any variety, grade or size of fresh peaches;
 - (d) to fix harvesting or shipping quotas and establish harvesting or shipping quota committees for fresh peaches; and
 - (e) to exempt from the scheme or any order of the local board any variety, grade or size of fresh peaches, or any person or class of persons engaged in the producing or marketing of fresh peaches or any variety, grade or size of fresh peaches.
- 3. The Board authorizes the local board to require persons engaged in the producing or marketing of fresh peaches to register their names, addresses and occupations with the local board, to require such persons to furnish such information in regard to fresh peaches as the local board may determine, and to inspect the books and premises of such persons.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN Chairman

F. K. B. STEWART Secretary

(Seal)

(1224)

27

THE FARM PRODUCTS MARKETING ACT

O. Reg. 98/54.
The Ontario Asparagus Growers' Marketing-for-Processing Scheme.
Amending O. Regs. 127/52.
Made—17th June, 1954.
Filed—21st June, 1954.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Section 4 of schedule 1 of Ontario Regulations 127/52 is revoked and the following substituted therefor:
 - 4. The local board shall consist of 10 members.
- 2. Section 5 of schedule 1 of Ontario Regulations 127/52 is revoked.
- Section 10 of schedule 1 of Ontario Regulations 127/52 is revoked and the following substituted therefor:
 - 10. Each District Asparagus Growers' Committee shall on or before the 31st of December in each year elect the member or members to the local board as follows:
 - (a) District 1, five members,

- (b) District 2, two members,
- (c) District 3, one member, and
- (d) District 4, two members.

(1225)

27

THE FARM PRODUCTS MARKETING ACT

O. Reg. 99/54.
Marketing of Asparagus for Processing.
Amending O. Regs. 128/52.
Approved—17th June, 1954.
Filed—21st June, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Subregulations 1 and 2 of regulation 6 of Ontario Regulations 128/52 are revoked and the following substituted therefor:
 - The marketing agency through which asparagus shall be marketed shall be The Ontario Asparagus Growers' Co-operative Limited.
 - (2) All asparagus shall be marketed through the marketing agency subject to the determinations of any negotiating agency established in connection with the scheme.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN Chairman

F. K. B. STEWART

(Seal)

27

Secretary

(1226) 2

THE FARM PRODUCTS MARKETING ACT

O. Reg. 100/54. Marketing of Asparagus. New and Revoking O. Regs. 175/52. Filed—21st June, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF ASPARAGUS

INTERPRETATION

- 1. In these regulations
 - (a) "asparagus" means asparagus produced in Ontario which is subsequently used for processing;
 - (b) "local board" means "The Ontario Asparagus Growers' Marketing Board";
 - (c) "processing" includes canning, dehydrating, drying, freezing or processing with sugar or sulphur dioxide or any other chemical; and
 - (d) "processor" means a person carrying on the business in Ontario of processing asparagus.

- 2.(1) There shall be a negotiating agency to be known as "The Negotiating Committee" of 6 persons, 3 of whom shall be appointed annually by the local board and 3 of whom shall be appointed annually by the processors upon the request in writing from the Board.
- (2) Where either the local board or the processors fail to appoint their respective representatives to The Negotiating Committee within 7 days, the Board may appoint such representatives as are necessary to complete The Negotiating Committee.
- (3) The Negotiating Committee may adopt or determine by agreement,
 - (a) minimum prices for asparagus or for any class, variety, grade or size of asparagus,
 - (b) terms of purchase and sale for asparagus,
 - (c) handling, transporting, storage or selling charges for asparagus or for any class, variety, grade or size of asparagus, and
 - (d) conditions and form of contracts for the purchase and sale of asparagus.
- 3. Where The Negotiating Committee fails to arrive at an agreement on or before the 1st of March in any year the matters in dispute shall be referred to a negotiating board.
- 4.(1) The negotiating board shall consist of 3 members.
- (2) One member may be appointed by the 3 members of The Negotiating Committee appointed by the local board, and another member may be appointed by the 3 members of The Negotiating Committee appointed by the processors.
- (3) Where 2 members are appointed by the negotiating board in accordance with subregulation 2, the 2 members so appointed may appoint a third member to the negotiating board but where the 2 appointed members fail to agree on the third member within 7 days the Board may appoint a third member.
- (4) Where the 3 members of The Negotiating Committee appointed by the local board or the 3 members of The Negotiating Committee appointed by the processors fail to appoint a member to the negotiating board within 7 days, the Board may appoint such members as are necessary to complete a negotiating board.
- (5) The negotiating board shall meet within 7 days of the appointment of the third member thereof.
- (6) The negotiating board may adopt or determine by award any matters referred to it.

DELEGRATION OF AUTHORITY

- 5. The Board delegates to the local board the power and authority to prohibit the marketing of any variety, grade or size of asparagus.
 - 6. Ontario Regulations 175/52 are revoked.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN Chairman

F. K. B. STEWART Secretary

(Seal)

(1227)

THE GUARANTEE COMPANIES SECURITIES ACT

O. Reg. 101/54. Guarantee Companies. Amending Regulations 130 of Consolidated Regulations 1950 and O. Regs. 20/53. Made—17th June, 1954. Filed—21st June, 1954.

REGULATIONS MADE UNDER THE GUARANTEE COMPANIES SECURITIES ACT

- 1. Schedule 1 of Regulations 130 of Consolidated Regulations of Ontario 1950 as made by Ontario Regulations 20/53 is amended by adding immediately after item 8 the following item:
 - 8a. Caledonian Insurance Company.

(1228)

27

THE REGISTRY ACT

O. Reg. 102/54. Designation of Areas. Amending Schedule 1 of O. Regs. 177/52. Filed—22nd June, 1954.

REGULATIONS MADE BY THE INSPECTOR UNDER THE REGISTRY ACT

- 1. Schedule 1 of Ontario Regulations 177/52 as amended by Ontario Regulations 283/52, 1/53, 37/53, 53/53 and 142/53, is further amended by adding the following items:
 - 23. District of Sudbury
 - 24. District of Thunder Bay (Port Arthur division) (Fort William division)

HUGH H. DONALD, Inspector of Legal Offices

(1229)

Publications Under The Regulations Act

July 10th, 1954

THE PUBLIC HEALTH ACT

O. Reg. 103/54.
Poliomyelitis General Regulations.
New.
Approved—17th June, 1954.
Filed—22nd June, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

- 1. In these regulations
 - (a) "compensable treatment" means the stay, maintenance, observation, care, nursing and treatment of an eligible patient in a designated institution:
 - (b) "designated disorder" means
 - (i) poliomyelitis, or
 - (ii) impairment of muscular function as a result of poliomyelitis;
 - (c) "designated institution" means an institution designated under regulation 2;
 - (d) "eligible patient" means a person who
 - (i) is suffering from a designated disorder, and
 - (ii) has been admitted to and lodged in a designated institution and receives treatment therein for the designated disorder; and
 - (e) "special nurse" means a nurse who
 - (i) is not an employee of the hospital where the eligible patient is receiving treatment, and
 - (ii) is hired to nurse one or more eligible patients exclusively.
- 2. The institutions to which the Minister may make contributions under section 54a of the Act are
 - (a) the hospitals which in the regulations under The Public Hospitals Act are classed as Group A hospitals,
 - (b) the hospitals named in the Schedule,
 - (c) a hospital referred to in regulation 6, and
 - (d) an institution referred to in regulation 8.
- 3. Subject to regulation 6, the Minister may pay a contribution to a designated institution toward the cost of the compensable treatment of an eligible patient computed in accordance with regulation 4.
 - 4.(1) The amount of the contribution shall be
 - (a) \$8 for each day that an eligible patient receives compensable treatment,

- (b) the actual cost of services of one or more special nurses where required in the case of an eligible patient who
 - (i) has a tracheotomy performed on him, or
 - (ii) receives artificial respiration, and
- (c) \$2 for each physiotherapy treatment where required in the case of an eligible patient.
- (2) For the purposes of clause b of subregulation 1, the actual cost of services of a special nurse shall be computed at a rate not exceeding \$10 for each 8-hour day or portion thereof when the special nurse is actually engaged in rendering nursing services.
- 5.(1) No contribution shall be paid toward the cost of any compensable treatment given during the period of 10 days commencing with the date of admission to a designated hospital.
- (2) Where an eligible patient is transferred from one designated institution to another designated institution the 10-day period mentioned in subregulation 1 shall be deemed to commence from the date of admission of the patient to the first designated institution.
- 6. Notwithstanding these regulations, a contribution in the amount prescribed by regulation 4 may be paid toward the cost of treatment in respect of any patient in any hospital who requires continuous artificial respiration.
- 7. Notwithstanding these regulations, where an eligible patient has been discharged from a designated hospital but thereafter receives physiotherapy at that hospital in respect of the designated disorder, the Minister may pay \$2 for each treatment so received.
- 8. A contribution in an amount not exceeding the amount prescribed by regulation 4 may be paid toward the cost of compensable treatment in respect of a resident of Ontario who suffers from a designated disorder and receives treatment therefor in an institution which is located in another province and maintained in whole or in part by public funds.

M. PHILLIPS
Minister of Health.

SCHEDULE

Item	Location	Name
1	Fort William	McKellar General Hospital
2	Kitchener	Kitchener-Waterloo Hospital
3	Sudbury	Sudbury General Hospital
4	Toronto	Riverdale Isolation Hospital
5	Port Arthur	Port Arthur Isolation Hospital
6	Windsor	Fred Adams Isolation Hospital

(1230)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 104/54. Schedule for the Men's and Boys'
Hat and Cap Industry in the Ontario Zone. New and Revoking Regulations 213 of Consolidated Regulations 1950. Made—24th June, 1954. Filed—28th June, 1954.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
- 2. Regulations 213 of Consolidated Regulations of Ontario 1950 are revoked.
- 3. These regulations come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*.

SCHEDULE FOR THE MEN'S AND BOYS' HAT AND CAP INDUSTRY IN THE ONTARIO ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
 - (a) New Year's Day,
 - (b) Good Friday,
 - (c) Labour Day, and
 - (d) Christmas Day.

HOURS OF WORK

- 2. The regular working periods for the industry shall be
 - (a) a regular working-week consisting of not more than 40 hours of work to be performed during the regular working-days, and
 - (b) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday, and Friday, between
 - (i) 8 a.m. and 5 p.m., or
 - (ii) 8.30 a.m. and 5.30 p.m.,

with 1 hour for noon recess.

- 3.(1) The employer shall elect under clause b of section 2 the hours of the day during which work is to be performed by his employees.
 - (2) The employer shall
 - (a) post in a conspicuous place where his employees are engaged in their duties, and
 - (b) file with the advisory committee

a notice setting out the hours of the day during which work is to be performed by his employees.

(3) Thereafter the employer shall give a 30-day notice in writing to his employees and to the advisory committee of a change in the hours of the day during which work is to be performed by his employees.

- 4.(1) No person shall perform work in the industry on a holiday.
- (2) Where an employee has been in the employ of an employer longer than 1 month the employee shall be entitled to wages for 8 hours of work at the minimum rates of wages under section 9 for a holiday.

OVERTIME WORK

- 5. Work performed in the industry at any time other than during the regular working periods shall be overtime work.
- 6.(1) No overtime work shall be performed in the industry without a permit from the advisory committee unless it be for 1 hour of overtime work to be performed immediately following the working period on Monday, Tuesday, Wednesday, and Thursday.
- (2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.
- 7. No permit for overtime work shall be issued to any person other than an employer.

CLASSIFICATION OF EMPLOYEES

- 8. The following classification of employees in the industry is established:
 - Class A, composed of cutter, being a person who
 - (a) lays up material to the number of layers required,
 - (b) assembles patterns on materials,
 - (c) marks with chalk or wax around the pattern on the top layer of material, and
 - (d) cuts the material with knife, shears, or electric cutting-machine.
 - Class B, composed of operator, being a person who, by machine, does the following operations or part thereof:
 - (a) sews together segments of material to form covers, peaks, or visors,
 - (b) sews in
 - (i) size bands cut from canvas, or
 - (ii) linings, sweat-bands, and protectors,
 - to hats, caps, or headgear, and
 - (c) sews peaks or visors to covers.
 - Class C, composed of blocker, being a person who
 - (a) shapes or shrinks head-gear to style or size on wooden-block forms, or
 - (b) presses or blocks head-gear in a hydraulic press.
 - Class D, composed of lining-maker, being a person who, by machine, sews together pieces of material to form linings.
 - Class E, composed of hand-finisher, being a person
 - (a) tacks in sweat-bands or linings, or
 - (b) sews on buttons, hooks, insignia, or ornaments, by hand.

- Class F, composed of general hand, being a person who
 - (a) presses seams, or
 - (b) attaches fasteners.

MINIMUM RATES OF WAGES

- 9. The minimum rates of wages for all work performed in the industry during the regular working periods by employees classified under section 8 shall be the rates an hour set opposite their respective classes as follows:
 - (a) Class A, \$1.01,
 - (b) Class B, 94 cents,
 - (c) Class C, 741/2 cents,
 - (d) Class D, 64 cents,
 - (e) Class E, 55 cents, and
 - (f) Class F, 481/2 cents.

RATES OF WAGES FOR OVERTIME WORK

- 10. The rates of wages for overtime work performed in the industry by employees classified under section 8 shall be the rates an hour set opposite their respective classes as follows:
 - (a) Class A, \$1.26,
 - (b) Class B, \$1.17,
 - (c) Class C, 94 cents,
 - (d) Class D, 80 cents,
 - (e) Class E, 683/4 cents, and
 - (f) Class F, 60 3/8 cents.

ASSESSMENT

- 11. Subject to the approval of the Board
 - (a) each employer in the industry is assessed one-half per cent of his pay-roll, and
 - (b) each employee in the industry is assessed one-half per cent of his wages,

to provide revenue for the enforcement of this schedule.

ADVISORY COMMITTEE

- 12. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual
 - (a) who performs work included in more than one classification of employees,
 - (b) whose work is only partly subject to the provisions of this schedule, or
 - (c) who is handicapped.
- 13. Subject to the approval of the Board the advisory committee is authorized
 - (a) generally to administer and enforce this schedule, and
 - (b) to collect the assessments under section 11 and out of the revenue collected to engage inspectors and other personnel and to make

such expenditures as are necessary for the administration and enforcement of this schedule.

We approve sections 11 and 13 and this is the approval referred to in those sections.

INDUSTRY AND LABOUR BOARD

R. BILLINGTON (Chairman)
E. G. GIBB (Member)

J. F. NUTLAND (Member)

(1279)

(Seal)

28

THE INDUSTRIAL STANDARDS ACT

O. Reg. 105/54. Advisory Committee. Amending O. Regs. 91/54. Filed—28th June, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The Table of Ontario Regulations 91/54 is amended by adding thereto the following item:

Ontario Schedule for the men's and boys' hat and cap industry

CHARLES DALEY Minister of Labour

, 1954

(1280)

28

THE MILK CONTROL ACT

O. Reg. 106/54.
Delivery of Milk.
Amending Schedule 2 of O. Regs. 198/53.
Approved—24th June, 1954.
Filed—28th June, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. Schedule 2 of Ontario Regulations 198/53, as amended by regulation 2 of Ontario Regulations 213/53, is further amended by adding immediately after item 6 the following item:

7 Timmins Town of Timmins and the townships of Deloro, Mountjoy, Tisdale and Whitney

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
H. E. McCallum
Member
J. L. Burrows
Member

Member

Dated at Toronto, this 8th day of June, 1954.

(Seal)

(1282)

28

THE MILK CONTROL ACT

O. Reg. 107/54. Licence Fees. New and Revoking Regulations 247 of Consolidated Regulations 1950. Approved—24th June, 1954. Filed—28th June, 1954.

ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT

- 1. In this order
 - (a) "Association" means Bracebridge Milk Producers' Association; and
- (b) "Producer" means a person engaged in supplying milk to a distributor in the market of Bracebridge.
- 2. A producer shall pay to the Association licence fees in the amount of two cents for each hundred pounds of milk supplied.

- 3. A distributor who receives milk from a producer shall deduct the amount of the licence fees from moneys payable to the producer and shall pay the amount to the Association.
- 4. A distributor shall transmit the licence fees deducted in each month to the Association on or before the 20th day of the next following month.
- 5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.
- 6. Regulations 247 of Consolidated Regulations of Ontario 1950 are revoked.

GEO. H. DOUCETT Acting Minister of Agriculture

(1283)

28

THE VITAL STATISTICS ACT

O. Reg. 108/54. Substitution of Registration. Amending Regulations 363 of Consolidated Regulations 1950 Made—24th June, 1954. Filed—28th June, 1954.

REGULATIONS MADE UNDER THE VITAL STATISTICS ACT

1. Regulation 363 of Consolidated Regulations of Ontario 1950 is amended by adding immediately after regulation 48 the following regulations:

SUBSTITUTION OF REGISTRATION

48a. The statutory declaration under subsection 1 of section 31a of the Act shall be in form 23A.

48b. The fee for a new registration under subsection 1 of section 31a of the Act shall be \$5.

FORM 23A

The Vital Statistics Act

STATUTORY DECLARATION UNDER SECTION 31a OF THE ACT

Province of	In the matter of incor	rect information in the	ne registration of birth of
State			
		(registered su	rname)
		(given nan	nes)
	under subsection 1 of	Section 31a of the Ac	t
1. I am	(State	relationship of child)	
2. The information in the r	egistration of birth of		
	-		
(surname)			(given names)

was incorrect in that(set or	it details of incorrect information)
	•••••
	•••••
	••••••
3. The information set out in the duplicate statement	of hirth attached hereto is true and correct
same force and effect as if made under oath and b	ously believing it to be true, and knowing that it is of the virtue of the Canada Evidence Act.
Declared before me at	
thisday of	
·	(signature of applicant)
(A Commissioner for Taking Affidavits, etc.)	
(1284)	28

THE TEACHERS' SUPERANNUATION ACT

O. Reg. 109/54.
General Regulations—Credits for Outside Services.
Amending Regulations 358 of Consolidated Regulations 1950 and O. Regs. 160/51.
Made—24th June, 1954.
Filed—28th June, 1954.

REGULATIONS MADE UNDER THE TEACHERS' SUPERANNUATION ACT

- 1. Clause a of subregulation 1 of regulation 9 of Regulations 358 of Consolidated Regulations of Ontario 1950, as remade by regulation 1 of Ontario Regulations 160/51, is revoked and the following substituted therefor:
 - (a) if within 10 years from the date he became employed or before the 1st of April, 1960, whichever is the later date, he has paid into the fund for each year of that service after the 1st of April, 1917, a sum of money calculated on the salary actually received for the period concerned or on the minimum salary on which contributions may be paid at the time payment is made, whichever is the greater, and at a rate equal to the total of the rate paid by the teacher and by the Treasurer of Ontario on his behalf in the year or years concerned, with interest at the rate of 4% per cent per year compounded halfyearly; or

(1285)

THE PUBLIC HEALTH ACT

O. Reg. 110/54. York County Health Unit. Amending Schedule 27 of Regulations 335 of Consolidated Regulations 1950. Approved—24th June, 1954. Filed—29th June, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

1. Schedule 27 of the Appendix to Regulations 335 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:

SCHEDULE 27

YORK COUNTY HEALTH UNIT

- 1. The Board of Health of York County Health Unit shall consist of 7 members as follows:
 - (a) one member to be appointed by the Lieutenant-Governor in Council; and
 - (b) 6 members to be appointed by the Municipal Council of the County of York to hold office during its pleasure.
- 2. The term of office of the members first appointed under clause b of section 1 shall be as follows:
 - (a) two members to be appointed to hold office until the 31st of December, 1954,

- (b) two members to be appointed to hold office until the 31st of December, 1955, and
- (c) two members to be appointed to hold office until the 31st of December, 1956,

and thereafter each member appointed under clause b of section 1 shall hold office for a term of 3 years.

M. PHILLIPS
Minister of Health

(1286)

28

THE PUBLIC HEALTH ACT

O. Reg. 111/54. Fumigation and Extermination. Amending O. Regs. 193/53. Approved—24th June, 1954. Filed—29th June, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

- 1. Clause m of regulation 21 of Ontario Regulations 193/53 is revoked and the following substituted therefor:
 - (m) organic phosphate compounds except malathion, and
- 2. Clause a of subregulation 2 of regulation 22 of Ontario Regulations 193/53 is revoked and the following substituted therefor:
 - (a) keep, for a period of 6 months after the extermination is completed, a record of the number and location of baits, and

- 3. Ontario Regulations 193/53, as amended by Ontario Regulations 80/54, are further amended by adding under the heading "Organic Phosphate Compounds" the following regulation:
 - 28. For the purposes of regulations 29 to 37, both inclusive, organic phosphate compound does not include malathion.
- 4. Clause b of regulation 37 of Ontario Regulations 193/53 is revoked and the following substituted therefor:
 - (b) burn or bury all waste materials, empty bags and cartons at least 2 feet below the surface of the ground.
- 5.(1) Clause *a* of regulation 53 of Ontario Regulations 193/53 is revoked and the following substituted therefor:
 - (a) keep, for a period of 6 months after the extermination is completed, a record of the number and location of each bait of thallium sulphate, strychnine or zinc phosphide placed in an area, and
- (2) Regulation 53 of Ontario Regulations 193/53 is amended by adding the following subregulation:
 - (2) An exterminator shall permit the medical officer of health or sanitary inspector to inspect at any time a record kept under subregulation 1.

M. PHILLIPS
Minister of Health

(1287)

Publications Under The Regulations Act

July 17th, 1954

THE WATER-WELL DRILLERS ACT, 1954

REGULATIONS MADE UNDER THE WATER-WELL DRILLERS ACT, 1954

- 1. An application for a licence to bore or drill a well for water shall be in Form 1.
- 2. A licence to bore or drill a well for water shall be in Form 2.
- 3. An application for the renewal of a licence shall be in Form 3.
- 4. A renewal of a licence shall be in Form 4.
- 5. A return under section 7 of the Act shall be in Form 5.

FORM 1

APPLICATION FOR LICENCE TO BORE OR DRILL A WELL FOR WATER

To the Minister of Mines:

The undersigned applies for a licence to bore or drill a well for water and in support thereof makes the following statements of fact:

1.	Name of applicant
	(print in block letters)
2.	Address(street and number) (post office)
3.	Do you
	(a) bore or drill water-wells regularly?
	(b) drive water-wells regularly?
	(c) dig water-wells regularly?
4.	For how many years have you been engaged in boring or drilling wells for water?
5.	Describe briefly the type of drilling machine in use
	•••••
6.	How many drilling machines do you operate?

8. Are you employed by another?...... If so, state

THE WATER-WELL DRILLERS ACT, 1954	What diameter of well do you usually bore or drill?
O. Reg. 112/54. Licences. New.	10. What is the largest well in diameter that you have
Made—10th June, 1954. Filed—30th June, 1954.	drilled?
REGULATIONS MADE UNDER THE WATER-WELL DRILLERS ACT, 1954	Dated at , Ontario, this day of
An application for a licence to bore or drill a well or water shall be in Form 1.	, 19
A licence to bore or drill a well for water shall be n Form 2.	Signature of Applicant
An application for the renewal of a licence shall be n Form 3.	Form 2 The Water-well Drillers Act, 1954
A renewal of a licence shall be in Form 4.	No
A return under section 7 of the Act shall be in Form 5.	LICENCE TO BORE OR DRILL A WELL FOR WATER
Form 1	Under The Water-well Drillers Act, 1954, and the regulations, and subject to the limitations thereof, this licence is issued to
The Water-well Drillers Act, 1954	of
PLICATION FOR LICENCE TO BORE OR DRILL A WELL FOR WATER	to bore or drill wells for water. This licence expires the 31st of December next.
the Minister of Mines:	Dated at Toronto, Ontario, this day of
The undersigned applies for a licence to bore or a well for water and in support thereof makes the wing statements of fact:	, 19 Minister of Mines
Name of applicant(print in block letters)	Form 3
Address(street and number) (post office)	The Water-well Drillers Act, 1954
Do you	APPLICATION FOR RENEWAL OF LICENCE TO BORE OR DRILL A WELL
(a) bore or drill water-wells regularly?	FOR WATER
(b) drive water-wells regularly?	To the Minister of Mines: The undersigned applies for renewal of licence
(c) dig water-wells regularly?	numberto bore or drill a well for water and in support thereof makes the following statements of fact:
For how many years have you been engaged in boring or drilling wells for water?	Name of applicant(print in block letters)
Describe briefly the type of drilling machine in	2. Address
use	3. How many drilling rigs are in operation?
How many drilling machines do you operate?	4. Are you the owner?If not, state name and address of the owner
Are you the owner?	5. Are you employed by another?
Are you employed by another?	6. Is your licence now suspended or cancelled?

	er of wells drilled during the		RI		LICENCE TO VELL FOR WA	
Dated at	, Ontario, this , 19 .	day of	Under The Water-well Drillers Act, 1954, and the regulations, and subject to the limitations thereof, this renewal of licence numberto bore or drill a well for water is issued to			
	Signature of Ap		of			
	3.8.000.00	priodity	This next.	s renewal of lice	nce expires the 3	1st of December
	Form 4		Dated	at Toronto, On	tario, this	day of
The	Water-well Drillers Act, 195	54		, 17		
	No	• • • • • •		••	Minister o	of Mines
		Fo	RM 5	1		
	Th	e Water-well	Drillers A	ct, 1954	e	
		WATER-WE	ELL REC	ORD		
Con Owner	ritorial DistrictStreet aLotStreet ad(day)	ind Number	(if in Villa Addre	age, Town or Ci	ity)	
Pipe an	d Casing Record			Pumping Tes	t	
Casing diameter(s) Length(s) Type of screen Length of screen			Pun Pun	ping rate ping level		
	WELL LOG			W	ATER RECO	RD
Overbur	den and Bedrock Record	From ft.	To ft.	Depth(s) at which water(s) found	No. of feet water rises	Kind of water (fresh, salty, or sulphur)
				•		
				1		
For what pur	pose(s) is the water to be us	ed?		I	LOCATION OF	WELL
Is water clear	or cloudy?			In diagram	m below show	distances of well
Is well on upla	and, in valley, or on hillside?				,	maleute north by
Drilling firm.		• • • • • • • • • • • • • • • • • • • •				
Address	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •				
Name of Driller						
Address			,			
Licence Number I certify that the foregoing statements of fac		ct are true				
		ature of Lice				
(1320)						29

THE UNEMPLOYMENT RELIEF ACT

O. Reg. 113/54.
Burial of Indigents from territory without municipal organization.
Amending Regulations 362 of Consolidated Regulations 1950.
Made—10th June, 1954.
Filed—30th June, 1954.

REGULATIONS MADE UNDER THE UNEMPLOYMENT RELIEF ACT

1. Regulations 362 of Consolidated Regulations of Ontario 1950 are amended by adding immediately after regulation 31 the following regulation:

BURIAL OF INDIGENTS FROM TERRITORY WITHOUT MUNICIPAL ORGANIZATION

- 32. Upon the death of an indigent who was resident in territory without municipal organization, the Province may pay in respect of the burial of the indigent an amount not exceeding
 - (a) \$75, payable to the peron providing the services, equipment, and funeral supplies required for the burial, and
 - (b) the actual cost of opening and closing the grave for the burial, payable to the person doing the work in connection therewith, and
 - (c) \$10, payable to the person performing a religious service at the burial.

(1321)

THE DISABLED PERSONS' ALLOWANCES ACT, 1952

O. Reg. 114/54.
Additions to Classes Excluded Under Clause c of Section 1 of the Act. Amending O. Regs. 221/52.
Made—10th June, 1954.
Filed—30th June, 1954.

REGULATIONS MADE UNDER THE DISABLED PERSONS' ALLOWANCES ACT, 1952

1. Ontario Regulations 221/52 are amended by adding immediately after regulation 2 the following regulation:

ADDITION TO CLASSES EXCLUDED UNDER CLAUSE c OF SECTION 1 OF THE ACT

2a.(1) A person who

- (a) is receiving compensation under The Workmen's Compensation Act, other than a person who
 - (i) is permanently and totally disabled by reason of physical or mental disability not attributable to, or incurred as a result of, the accident, or industrial disease, for which he is receiving compensation, or
 - (ii) is the dependant, except the widow, of a deceased workman;
- (b) is receiving a pension, allowance, or other benefit, from the Government of Canada in respect of war services, other than a dependant who
 - (i) is receiving, or
 - (ii) is included in,

a pension, allowance, or other benefit under The Pension Act (Canada),

is added to the classes excluded under clause *c* of section 1 of the Act.

- (2) In clause a of subregulation 1 "accident", "dependant", "industrial disease", and "workman", have the same meaning as in The Workman's Compensation Act.
- (3) In clause b of subregulation 1 "dependant" means
 - (a) child, or
 - (b) parent, or person in place of a parent, or brother or sister, who is in a dependent condition,

within the meaning of the Pension Act (Canada).

(1322)

Publications Under The Regulations Act

July 24th, 1954

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 115/54. Controlled-access Highway-Ingersoll to London. Amending Regulations 134 of Consolidated Regulations 1950. Made—7th July, 1954. Filed—12th July, 1954.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

1. Regulations 134 of Consolidated Regulations of Ontario 1950, as amended by Ontario Regulations 110/51, 161/51, 292/51, 46/52, 352/52, 48/53, 223/53, and 44/54, are further amended by adding immediately after regulation 13 the following regulation:

INGERSOLL TO LONDON

14. That portion of the King's Highway described in schedules 37 and 38 and outlined in red and illustrated on maps or plans filed in the office of the Registrar of Regulations as numbers 91 and 92, respectively, is designated as a controlled-access highway.

SCHEDULE 37

In the Township of North Dorchester in the County of Middlesex, being

- (a) part of lots A and B, concession 1 south of River Thames,
- (b) part of lots 1 to 10, both inclusive, concession 1 south of River Thames,
- (c) part of lots 5 and 6, east side of road shown on registered plan 158,
- (d) part of lots 5 and 6, west side of road shown on registered plan 158,
- (e) part of lot 12 concession 1 south of River Thames,
- (f) part of lots 5 and 6, registered plan 158 on west range of lot 12 concession 1 south of River Thames,
- (g) part of lots 13 and 14, concession 1 south of River Thames,
- (h) part of lots 1, 5 and 6, registered plan 185,
- (i) part of lots 15 to 24, both inclusive, concession 1 south of River Thames,
- (i) part of the road allowance between
 - (i) the townships of Dereham and North Dorchester,
 - (ii) lot B and lot 1, concession 1 south of River Thames,
 - (iii) lots 6 and 7, concession 1 south of River Thames,
 - (iv) lots 12 and 13, concession 1 south of River Thames,

- (v) lots 18 and 19, concession 1 south of River Thames, and
- (vi) the townships of North Dorchester and Westminster,
- (k) part of the road shown on registered plan 185, and
- (1) part of the road shown on that part of registered plan 158 in lot 11 concession 1 south of River Thames,

and, being a strip of land 300 feet wide lying between two lines drawn parallel to on opposite sides of and distant 150 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of the Township of North Dorchester in longitude 81° 05′ 20″ west, the centre line may be located as follows:

Commencing at a point in the centre line of the road allowance between the townships of North Dorchester and Dereham, the centre line being the easterly limit of the herein-described lands, the point being

- (i) south 11° 45′ 30" east 1485.60 feet, and
- (ii) north 50° 56′ 45" east 37.26 feet,

from the north-east angle of lot A concession 1 south of River Thames, thence south-westerly 37.26 feet on a curve right of 5729.58 feet radius, the chord equivalent being 37.26 feet measured south 50° 56′ 45″ west; thence south-westerly 2715.95 feet on a curve right of 5729.58 feet radius, the chord equivalent being 2690.59 feet measured south 64° 42′ 43″ west; thence south 78° 17′ 30″ west 2364.09 feet to a point in the westerly limit of lot 1 concession 1 south of River Thames 2145.23 feet measured south 10° 39′ east along the westerly limit from the north-west angle of lot 1; thence south 78° 17′ 30″ west 4004.70 feet to a point in the westerly limit of lot 3 concession 1 south of River Thames 2193.38 feet measured south 10° 38′ 30″ east along the westerly limit from the north-west angle of lot 3; thence south 78° 17′ 30″ west 5769.41 feet; thence south 77° 41′ 30″ west 5769.41 feet; thence south 77° 41′ 30″ west 294.74 feet to a point in the easterly limit from the north-east angle of lot 7; thence south 77° 41′ 30″ west 4039.74 feet to a point in the easterly limit from the north-east angle of lot 7; thence south 77° 41′ 30″ west 4039.74 feet to a point in the easterly limit of lot 9 concession 1 south of River Thames 2218.46 feet measured south 10° 49′ east along the easterly limit from the north-east angle of lot 9; thence south 77° 41′ 30″ west 5986.95 feet to a point in the westerly limit of lot 5 west side of road shown on registered plan 158 distant 25.33 feet measured north 10° 32′ 30″ west 1006.30 feet to a point in the easterly limit from the south-west angle of lot 5; thence south 77° 41′ 30″ west 1006.30 feet to a point in the easterly limit from the south-west angle of lot 5; thence south 77° 41′ 30″ west 1006.30 feet to a point in the easterly limit from the south-west angle of lot 5; thence south 77° 41′ 30″ west 1006.30 feet to a point in the easterly limit from the south-west angle of lot 5; thence south 77° 41′ 30″ west 3065.48 along the easterly limit from the south-east angle of lot 5; thence south 77° 41′ 30″ west 3065.48 or lot 5; thence south 77°41′30″ west 3065.48 feet to a point in the westerly limit of lot 13 concession 1 south of River Thames 2252.57 feet measured south 10°31′ east along the westerly limit from the north-west angle of lot 13; thence south 77°41′30″ west 2999.22 feet to a point in the westerly limit of lot 6 registered plan 185 distant 344.44 feet measured north 10°37′30″ west along the westerly limit from the south-west west along the westerly limit from the south-west

angle of lot 6; thence south 77° 41′ 30″ west 1005.76 feet to a point in the westerly limit of lot 15 concession 1 south of River Thames 2287.19 feet measured south 10° 31′ east along the westerly limit from the north-west angle of lot 15; thence south 77° 41′ 30″ west 6080.33 feet to a point in the easterly limit of lot 19 concession 1 south of River Thames 2349.05 feet measured south 10° 29′ east along the easterly limit from the north-east angle of lot 19; thence south 77° 41′ 30″ west 4011.50 feet to a point in the westerly limit of lot 20 concession 1 south of River Thames 2392.69 feet measured south 10° 21′ 30″ east along the westerly limit from the north-west angle of lot 20; thence south 77° 41′ 30″ west 3355.82 feet; thence south-westerly 1870.0 feet on a curve left of 5729.58 feet radius, the chord equivalent being 1861.71 feet measured south 68° 20′ 30″ west; thence south 58° 59′ 30″ west 888.78 feet to a point in the westerly limit of lot 3 concession 1 south of River Thames 3024.60 feet measured south 10° 28′ east along the westerly limit from the north-west angle of lot 23; thence south 58° 59′ 30″ west 2136.94 feet to a point in the westerly limit of lot 24 concession 1 south of River Thames 777.60 feet measured north 10° 26′ west along the westerly limit from a monument marking the south-west angle of lot 24; thence south 58° 59′ 30″ west 35.25 feet to a point in the centre line of the road allowance between the townships of North Dorchester and Westminster, the centre line being the westerly limit of the herein-described lands.

SCHEDULE 38

In the Township of Westminster in the County of Middlesex, being

- (a) part of lots 1 to 22, both inclusive, concession 2,
- (b) part of lots 15, 16, 17 and 18, concession 3,
- (c) part of lots 18, 19 and 20, concession 4,
- (d) part of lots 20, 21 and 22, concession 5,
- (e) part of lots 22 and 23, concession 6,
- (f) part of lots 55 to 59, both inclusive, east of North Branch of Talbot Road,
- (g) part of the road allowance between
 - (i) the townships of Westminster and North Dorchester,
 - (ii) lots 6 and 7, concession 2,
 - (iii) lots 12 and 13, concession 2,
 - (iv) lots 18 and 19, concession 2,
 - (v) concessions 2 and 3,
 - (vi) lots 15 and 16, concession 3,
 - (vii) concessions 3 and 4,
 - (viii) concessions 4 and 5,
 - (ix) lots 20 and 21, concession 5,
 - (x) concessions 5 and 6,
 - (xi) lot 23 concession 6 and lot 59 east of North Branch of Talbot Road, and
 - (xii) lots 55 and 56, east of North Branch of Talbot Road, and

- (h) part of
 - (i) Wellington Road, and
 - (ii) North Branch of Talbot Road,

and, being a strip of land 300 feet wide lying between two lines drawn parallel to on opposite sides of and distant 150 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of the Township of North Dorchester, the centre line may be located as follows:

Commencing at a point in the centre line of the road allowance between the townships of North Dorchester and Westminster, the centre line being the easterly limit of the herein-described lands, the point being

- (i) south 10° 26' east 2309.51 feet, and
- (ii) north 58° 59′ 30″ east 35.25 feet,

from the north-east angle of lot 1 concession 2; thence south 58° 59′ 30″ west 1222.85 feet; thence thence south 58° 59′ 30″ west 1222.85 feet; thence westerly 2313.33 feet on a curve right of 5729.58 feet radius, the chord equivalent being 2297.66 feet measured south 70° 33′ 30″ west; thence south 82° 07′ 30″ west 544.69 feet to a point in the westerly limit of lot 3 concession 2 distant 3319.25 feet measured south 10° 25′ 30″ east along the westerly limit from the north-west angle of lot 3; thence south 82° 07′ 30″ west 2614.50 feet to a point in the westerly limit of lot 5 concession 2 distant 3304.17 feet measured north 10° 36′ west along the westerly limit from the south-west angle of lot 5: westerly limit from the south-west angle of lot 5; thence south 82° 07′ 30″ west 4005.40 feet to a point in the easterly limit of lot 9 concession 2 distant 3278.81 feet measured south 10° 06′ 30″ distant 3278.81 feet measured south 10° 06′ 30″ east along the easterly limit from the north-east angle of lot 9; thence south 82° 07′ 30″ west 2607.60 feet to a point in the westerly limit of lot 10 concession 2 distant 3377.92 feet measured south 10° 12′ east along the westerly limit from the north-west angle of lot 10; thence south 82° 07′ 30″ west 2613.47 feet to a point in the westerly limit of lot 12 concession 2 distant 3418.70 feet measured south 10° 18′ 30″ east along the westerly limit from the north-west angle of lot 12; thence south 82° 07′ 30″ west 1131.17 feet; thence westerly 1656.67 feet on a curve left of 11459.16 feet radius, the chord equivalent being 1655.23 feet measured the chord equivalent being 1655.23 feet measured south 77° 59′ west; thence south 73° 50′ 30″ west 2520.16 feet to a point in the westerly limit of lot 16 concession 2 distant 4048.89 feet measured of 10 Concession 2 distant 4048.89 feet measured south 10° 16′ 30″ west along the westerly limit from the north-west angle of lot 16; thence south 73° 50′ 30″ west 2107.99 feet; thence westerly 577.50 feet on a curve left of 5729.58 feet radius, the chord equivalent being 577.26 feet measured south 70° 57′ 15″ west; thence south 68° 04′ west 1361.65 feet to a point in the easterly limit of lot 20 concession 2 distant 1665.15 feet measured 20 concession 2 distant 1005.15 feet measured north 9° 48' west along the easterly limit from the south-east angle of lot 20; thence south 68° 04' west 881.75 feet; thence south-westerly 2691.67 feet on a curve left of 5729.58 feet radius, the chord equivalent being 2666.98 feet measured south 54° 36' 30" west; thence south 41° 09' west 1978.48 feet to a point in the westerly limit of lot 15 concession 3 distant 1098.45 feet measured south 9° 49′ 30″ east along the westerly limit from the northwest angle of lot 15; thence south 41° 09′ west 4642.81 feet to a point in the easterly limit of lot 18 concession 3 distant 231.36 feet measured north 10° 34′ west along the easterly limit from the south-east angle of lot 18; thence south 41° 09′ west 3789.82 feet; thence south-westerly 2061.67 feet on a curve left of 11459.16 feet radius, the chord equivalent being 2058.87 feet measured south 35° 59′ 45″ west; thence south 30° 50′ 30″ west

1661.75 feet to a point in the easterly limit of lot 21 concession 5 distant 634.53 feet measured south 10° 28′ east along the easterly limit from the north-east angle of lot 21; thence south 30° 50′ 30″ west 7018.24 feet to a point in the westerly limit of lot 22 concession 6 distant 1553.68 feet measured south 10° 05′ east along the westerly limit from the north-west angle of lot 22; thence south 30° 50′ 30″ west 5856.40 feet to a point in the northerly limit of lot 57 east of North Branch of Talbot Road 2341.0 feet measured south 71° 56′ 30″ west along the northerly limit from the north-east angle of lot 57; thence south 30° 50′ 30″ west 4195.44 feet to a point in the northerly limit of lot 55 east of North Branch of Talbot Road 1238.91 feet measured north 71° 37′ 30″ east along the northerly limit from the north-west angle of lot 55; thence south 30° 50′ 30″ west 1656.66 feet to a point in the westerly limit of lot 55 east of North Branch of Talbot Road 1082.76 feet measured south 17° 32′ east along the westerly limit from the north-west angle of lot 55; thence south 30° 50′ 30″ west 44.15 feet to a point in the centre line of the North Branch of Talbot Road, the centre line described lands.

(1387)

THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 116/54.
Fruits and Vegetables.
Amending Regulations 87 of Consolidated Regulations 1950.
Approved—7th July, 1954.
Filed—12th July, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE FARM PRODUCTS GRADES AND SALES ACT

- 1. In these regulations "principal Regulations" means Regulations 87 of Consolidated Regulations of Ontario 1950.
- 2. Clause b of regulation 1 of the principal Regulations is revoked.
- 3. Regulation 5 of the principal Regulations is revoked and the following substituted therefor:
 - 5. No person shall misrepresent the class, variety, grade, size, size range, count, weight, measure, mark or marking, ownership, origin, or storage temperature, of any produce.
- 4. Regulation 26 of the principal Regulations is amended by adding at the commencement thereof the words and numerals "Subject to subregulations 6 and 6e of regulation 27,".
- 5. Subregulation 1 of regulation 27 of the principal Regulations as made by regulation 5 of Ontario Regulations 147/53 is amended by striking out the words and numerals in the first line "Subject to subregulations 2, 3, 4, 5 and 6," and substituting therefor the words and numerals "Subject to subregulations 2, 3, 4, 5, 6 and 6e,".
- 6.(1) Subregulation 6 of regulation 27 of the principal Regulations as made by regulation 5 of Ontario Regulations 147/53 is revoked and the following substituted therefor:
 - (6) The fees payable for grading of tomatoes bought for processing and received by a processor shall be 25 cents a ton or fraction thereof.

- (2) Regulation 27 of the principal Regulations as made by regulation 5 of Ontario Regulations 147/53 is further amended by adding immediately after subregulation 6 the following subregulations:
 - (6a) The processor and the grower of tomatoes shall each pay 50 per cent of the fees under subregulation 6 in respect of the grower's tomatoes sold to, and received by, the processor.
 - (6b) The processor shall be the agent of the Treasurer of Ontario to collect the grower's share of the fee and shall deduct that share from the account of the grower in respect of the tomatoes received and graded.
 - (6c) The processor shall pay the fees under subregulation 6 to the Treasurer of Ontario, and addressed to the Fruit Branch, Department of Agriculture, Parliament Buildings, Toronto, not later than the 1st of December of the year in which the tomatoes were graded.
 - (6d) Each processor shall on or before the 1st of November in each year furnish to the Director of the Fruit Branch of the Ontario Department of Agriculture a statement in form 1.

FORM 1

The Farm Products Grades and Sales Act

STATEMENT OF WEIGHTS AND GRADES OF TOMATOES GRADED AND RECEIVED FOR PROCESSING

To the Director, Fruit Branch, Ontario Department of Agriculture, Parliament Buildings, Toronto.

- (name of	processor)	(address)

- The weights and grades of tomatoes graded and received for processing during the 5-month period immediately preceding the 1st of November 19.... are as follows:

 - (b) weight in pounds of No. 2 Grade.....
 - (c) weight in pounds of Culls
 - (d) Total number of pounds:
- I certify that the foregoing statements of fact are true.

(signature of processor or person signing on behalf of processor)

(official capacity)

- (6e) The fees payable for grading of carrots bought for processing and received by a processor shall be at the rate of \$10 a day, for each day or part thereof during which a grader is engaged in grading the carrots at a plant or receiving station of the processor.
- (6f) The processor shall pay the fees under subregulation 6e to the Treasurer of Ontario within 15 days of receipt of a statement of

account from the Director of the Fruit Branch but in no event later than the 31st of December of the year in which the carrots were graded.

- 7. Subregulation 1 of regulation 45 of the principal Regulations is amended by adding immediately after clause b the following clause:
 - (bb) peaches of No. 1 Grade, except when packed in standard peach-boxes,
 - (i) when the peaches are the minimum size for the grade, the figure, symbol and letters, "2" MIN",
 - (ii) when the peaches have a minimum size of not less than $2\frac{1}{8}$ inches, the figures, symbol and letters, " $2\frac{1}{8}$ " MIN", and
 - (iii) when the peaches have a minimum size of not less than 2¼ inches, the figures, symbol and letters "2¼" MIN".
- 8. Subregulations 1 and 2 of regulation 52 of the principal Regulations are revoked and the following substituted therefor:
 - (1) Marks required by these regulations shall be indelible and legible and the letters and figures shall be at least 1/4 inch in height and shall be placed
 - (a) on one end, or on a label or tag affixed to one end, of each box, crate, lug and headed barrel,
 - (b) on one side, or on a label or tag affixed to one side, of each bushel and half-bushel hamper,
 - (c) subject to subregulations 2 and 3, on the handle or one side or end, or on a label or tag affixed to one side or end, of each package other than a package mentoned in clause a or b.
 - (2) The marks for bags shall be-
 - (a) stencilled or printed on the bag, or
 - (b) interwoven in the bag, or
 - (c) on a suitable tag attached to the bag, or
 - (d) on a suitable label or tag within the bag and plainly legible through the bag.
- 9. Regulation 59 of the principal Regulations as made by regulation 6 of Ontario Regulations 138/51 is revoked and the following substituted therefor:
 - 59. By reason of variations incidental to grading, handling and packing of apples, 7 per cent by count of the apples in a package may be below the requirements of the grade at shipping point and 10 per cent by count of the apples in a package may be below the requirements of the grade at destination, but not more than 5 per cent for variation shall be allowed for any one defect and not more than 3 per cent shall be allowed for decay.
- 10. Regulation 66 of the principal Regulations as made by regulation 14 of Ontario Regulations 147/53 is revoked and the following substituted therefor:
 - 66. The net weight of apples when packed in bags shall be 3 pounds, or 5 pounds, or 10 pounds.
- 11. Subregulation 1 of regulation 73 of the principal Regulations as made by regulation 9 of Ontario Regulations 138/51 is further amended by re-lettering clause a as clause aa and by adding immediately before clause aa the following clause:

- (a) No. 1 Select Grade.—This grade shall consist of carrots that are
 - (i) of similar varietal characteristics, firm but not woody, fairly well coloured, well trimmed, smooth, well shaped and clean,
 - (ii) free from decay, frost injury, sprouts, cuts or cut crowns and growth cracks,
 - (iii) free from injury caused by insects, rodents or disease, or mechanical or other means,
 - (iv) free from sunburn that cannot be removed without loss of more than 3% of the total weight of the carrot,
 - (v) of minimum length of 4½ inches,
 - (vi) of minimum diameter of 7/8 inches, and maximum diameter of 1½ inches, and
 - (vii) properly packed;
- 12.(1) Clause d of subregulation 2 of regulations 73 of the principal Regulations as made by regulation 9 of Ontario Regulations 138/51 is revoked and the following substituted therefor:
 - (d) "fairly smooth" means not forked, or misshapen, or rough, or ridged, or ringed, or covered with secondary rootlets that cannot be removed without loss of more than 3 per cent of the total weight of the carrot,
- (2) Subregulation 2 of regulation 73 of the principal Regulations as made by regulation 9 of Ontario Regulations 138/51 is further amended by adding:
 - (a) immediately after clause b the following clause:
 - (bb) "fairly well coloured" means orange, orange-red or orange-scarlet in colour and not pale orange or yellow in colour, and free from dark discoloration of the root,
 - (b) immediately after clause c the following clause:
 - (cc) "smooth" means not forked or misshapen, or rough, or ridged, or ringed, or covered with secondary rootlets that materially affect its appearance,
 - (c) immediately after clause e the following clause:
 - (ee) "clean" means practically free from stain and dirt or other foreign matter,
- 13. Sub-clause v of clause a of subregulation 1 of regulation 97a of the principal Regulations as made by regulation 9 of Ontario Regulations 138/51 is revoked and the following substituted therefor:
 - (v) of minimum diameter of 1½ inches and maximum diameter of 4 inches with a maximum size range of 2 inches in any package, and
- 14. Sub-clause i of clause a of regulation 98 of the principal Regulations as made by regulation 16 of Ontario Regulations 138/51 is revoked and the following substituted therefor:
 - (i) of minimum size of 23% inches in diameter except when packed in standard peach-boxes with a maximum number of 60 in a box;
- 15. Sub-clause i of clause b of regulation 98 of the principal Regulations as made by regulation 17 of Ontario Regulations 138/51 is revoked and the following substituted therefor:

- (i) of minimum size of 2 inches in diameter, except when packed in standard peach-boxes with a maximum number of 90 in a box;
- 16.(1) Sub-clause iv of clause b of subregulation 1 of regulation 112 of the principal Regulations is revoked and the following substituted therefor:
 - (iv) table graded and properly packed.
- (2) Clause c of subregulation 1 of regulation 112 of the principal Regulations is revoked.
- 17. Clause *b* of subregulation 2 of regulation 112 of the principal Regulations is amended by re-numbering clause iii as sub-clause iv and by adding immediately after sub-clause ii the following sub-clause:
 - (iii) for the variety named in column 1 of the Table a diameter not less than the diameter in column 2 as follows:

TABLE

I tem number	Column 1	Column 2
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Lombard Green Gage Eickmeir Firsts Imperial Gage Reine Claude Burbank Shiro Early Golden Bradshaw Black Diamond Moore's Arctic Geuii Monarch Grand Duke Washington President Albion German Prunes Stanley Imperial Epineuse Shropshire Damsons	1 inch 1 inch 1 inch 1 inch 1 inches
	1	/ -

- 18. The principal Regulations as amended by Regulation 26 of Ontario Regulations 266/52 and regulation 36 of Ontario Regulations 147/53 are further amended by adding immediately after regulation 119b the following regulation:
 - 119c. For variations incidental to packing and handling sweet-corn sold or offered for sale other than on a grade basis, a tolerance of not more than 5 per cent by count shall be allowed for insect-injury.
- 19. Clause c of subregulation 1 of regulation 122 of the principal Regulations is revoked and the following substituted therefor:
 - (c) Culls.—This grade shall consist of tomatoes which do not meet the requirements for No. 2 Grade.
- 20. Clause c of subregulation 1 of regulation 123 of the principal Regulations is revoked and the following substituted therefor:
 - (c) Culls.—This grade shall consist of tomatoes which do not meet the requirements of No. 2 Grade.

GEO. H. DOUCETT Acting Minister of Agriculture

(1388)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 117/54.
The Ontario Pear, Plum and Cherry Growers' Marketing-for-Processing Scheme.
Amending O. Regs. 284/52.
Made—7th July, 1954.
Filed—12th July, 1954.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Ontario Regulations 284/52 are amended by adding immediately after regulation 1 the following regulation:
 - 1a. The local board named in schedule 1 is given all of the powers set out in section 287 of The Corporations Act, 1953.
- 2. Schedule 1 of Ontario Regulations 284/52 is amended by striking out section 5.

(1389)

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THE FARM PRODUCTS MARKETING ACT

O. Reg. 118/54.
Marketing of Pears, Plums and Cherries for Processing.
Amending O. Regs. 285/52.
Approved—7th July, 1954.
Filed—12th July, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Subregulation 1 of regulation 7 of Ontario Regulations 285/52 is revoked and the following substituted therefor:
 - (1) Every grower shall pay to the local board licence fees at the rate of 50 cents for each ton or fraction thereof of pears, plums or cherries, delivered to a processor.
- 2. Regulation 8 of Ontario Regulations 285/52 is amended by adding at the commencement thereof the words, figures and letter, "Subject to regulations 9 and 9a,".
- 3. Regulation 9 of Ontario Regulations 285/52 is amended by adding at the commencement thereof the words, figure and letter, "Subject to regulation 9a,".
- 4. Ontario Regulations 285/52 are further amended by adding immediately after regulation 9 the following regulation:
 - 9a. (1) Where the processor issues a cheque payable to the person from whom the pears, plums or cherries were received, the processor shall send the cheque accompanied by a duplicate statement of account to the local board for transmission of
 - (a) the cheque, and
 - (b) one copy of the duplicate statement of account,
 - to the person named in the cheque as payee.
 - (2) Every cheque issued by a processor under subregulation 1 shall be negotiable without charge by the person named in the cheque as payee for the amount set out in the duplicate statement of account at the branch of a chartered

bank located nearest to the place where delivery of the pears, plums or cherries was made to the processor.

THE FARM PRODUCTS MARKETING BOARD

(Seal)

G. F. Perkin
Chairman
F. K. B. Stewart
Secretary

(1390)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 119/54.
Marketing of Pears, Plums and Cherries for Processing.
New and Revoking O. Regs. 286/52.
Filed—12th July, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF PEARS, PLUMS AND CHERRIES FOR PROCESSING

- 1. In these regulations
 - (a) "cherries" includes sour cherries and sweet cherries;
 - (b) "dealer" means person engaged in buying, transporting, or selling, pears, plums, or cherries, for processing but does not include a grower of processor;
 - (c) "grower" means person engaged in the growing of pears, plums or cherries, for processing;
 - (d) "Kieffer pears" includes pears of every variety other than Bartlett;
 - (e) "local board" means The Ontario Pear, Plum and Cherry Growers' Marketing Board;
 - (f) "pears" means pears grown in Ontario which are subsequently used for processing;
 - (g) "plums" means plums grown in Ontario which are subsequently used for processing;
 - (h) "processing" includes canning, dehydrating, drying, freezing, or processing with sugar, sulphur dioxide, or any other chemical;
 - (i) "processor" means a person carrying on the business in Ontario of processing pears, plums or cherries;
 - (j) "regulated product" includes Bartlett pears, Kieffer pears, plums, sour cherries and sweet cherries;
 - (k) "sour cherries" means cherries of the varieties known as Baldwin, Early Richmond, Morello, Montmorency and St. Medard, grown in Ontario which are subsequently used for processing; and
 - (j) "sweet cherries" means cherries of every variety other than the varieies known as Baldwin, Early Richmond, Morello, Montmorency and St. Medard, grown in Ontario which are subsequently used for processing.

- 2.(1) There shall be 6 negotiating agencies, to be known as
 - (a) "The Negotiating Committee for Bartlett Pears",
 - (b) "The Negotiating Committee for Kieffer Pears",
 - (c) "The Negotiating Committee for Plums",
 - (d) "The Negotiating Committee for Sour Cherries",
 - (e) "The Negotiating Committee for Sweet Cherries", and
 - (f) "The Negotiating Committee for Selling and Transporting of Pears, Plums and Cherries".
- (2) Each negotiating agency named in clauses a to e, both inclusive, of subregulation 1 shall be composed of 6 persons, 3 of whom shall be appointed annually by the local board and 3 of whom shall be appointed annually by the processors, upon the request in writing from the Board.
- (3) The negotiating agency named in clause f of subregulation 1 shall be composed of 6 persons 3 of whom shall be appointed annually by the local board and 3 of whom shall be appointed annually by the dealers, upon the request in writing from the Board.
- (4) Where the local board or the processors, or the local board or the dealers, fail to appoint the persons in accordance with subregulation 2 or 3, as the case may be, within 3 days, the Board may appoint such representatives as are necessary to complete each Negotiating Committee.
- 3.(1) The Negotiating Committee for each regulated product may adopt or determine by agreement
 - (a) minimum prices for the regulated product or for any class, variety, grade or size of the regulated product,
 - (b) terms of purchase and sale for the regulated product, .
 - (c) storage charges for the regulated product or for any class, variety, grade or size of the regulated product, and
 - (d) conditions and form of contracts for the purchase and sale of the regulated product.
- (2) The Negotiating Committee for Selling and Transporting of Pears, Plums and Cherries may adopt or determine by agreement handling, transporting or selling charges by dealers for pears, plums and cherries which the dealers handle, transport or sell.
 - 4.(1) Where, in any year,
 - (a) The Negotiating Committee for Sweet Cherries fails to arrive at an agreement on or before the 10th of June, or
 - (b) The Negotiating Committee for Sour Cherries fails to arrive at an agreement on or before the 20th of June, or
 - (c) The Negotiating Committee for Plums fails to arrive at an agreement on or before the 1st of August, or
 - (d) The Negotiating Committee for Bartlett Pears fails to arrive at an agreement on or before the 5th of August, or

(e) The Negotiating Committee for Kieffer Pears fails to arrive at an agreement on or before the 5th of September,

the matters in dispute shall be referred to a negotiating board.

- (2) The negotiating board shall consist of 3 members.
- (3) One member may be appointed by the members of the negotiating agency appointed by the local board, and another member may be appointed by the members of the negotiating agency appointed by the processors, or the negotiating agency appointed by the dealers, as the case may be.
- (4) Where 2 members are appointed to the negotiating board in accordance with subregulation 3, the 2 members so appointed may appoint a third member to the negotiating board but where the 2 members fail to agree on the third member within 7 days the Board may appoint the third member.
- (5) Where the members of the negotiating agency appointed by the local board, or the members of the negotiating agency appointed by the processors, or the negotiating agency appointed by the dealers, as the case may be, fail to appoint a member to the

negotiating board in accordance with subregulation 3 within 7 days, the Board may appoint such members as are necessary to complete a negotiating board.

- (6) The negotiating board shall meet within 7 days of the appointment of the third member thereof.
- (7) The negotiating board may adopt or determine by award any matters referred to it.

DELEGATION OF AUTHORITY

5. The Board delegates to the local board power and authority to prohibit the marketing of any variety, grade or size of pears, plums and cherries.

REVOCATION

6. Ontario Regulations 286/52 are revoked.

THE FARM PRODUCTS MARKETING BOARD

(Seal)

G. F. PERKIN
Chairman
F. K. B. STEWART
Secretary

(1391)

Publications Under The Regulations Act

July 31st, 1954

THE FARM PRODUCTS MARKETING ACT

O. Reg. 120/54.
Manner of Taking Votes under Section 4 of the Act.
New.
Approved—15th July, 1954.
Filed—19th July, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

Manner of Taking Votes under Section 4 of the Act

INTERPRETATION

1. In these regulations

- (a) "area" when used with reference to a scheme or a proposed scheme means Ontario or that part of Ontario to which the scheme applies or the proposed scheme is to apply;
- (b) "district" means a division of an area under subregulation 2 of regulation 2; and
- (c) "polling booth" means a place of voting in a district on questions under section 4 of the Act.

VOTERS' LISTS

- 2. (1) The Board shall prepare in the manner prescribed by subregulations 3 and 4 voters' lists of
 - (a) all persons eligible to vote in the area upon a question submitted under subsection 1a of section 4 of the Act, and
 - (b) all producers eligible to vote in the area upon a question submitted under subsection 1c of section 4 of the Act.
- (2) The Board shall divide the area into districts for the purpose of the vote.
 - (3) Voters' lists shall be prepared by districts.
- (4) Each voters' list shall contain the names and places of production of
 - (a) all persons eligible to vote, or
 - (b) all producers eligible to vote,

as the case may be, in the district.

RETURNING OFFICERS

- 3. (1) The Board shall appoint a Returning Officer and such deputy returning officers as may be required for the taking of the vote.
- (2) One deputy returning officer shall be appointed for each district in the area.
- (3) The Board shall notify the Returning Officer and the deputy returning officers of their appointments at least 15 days before the first polling-day.

PREPARATION FOR VOTE

4. (1) The Board shall

- (a) determine
 - (i) the number of polling booths required,
 - (ii) the day or days on which voting is to take place, and
 - (iii) the times during the day or days that polling booths are to remain open, and
- (b) notify all Ontario Agricultural Representatives in the area of its determinations under clause a.
- (2) The Board shall prepare copies of the scheme or proposed scheme, as the case may be, and distribute them
 - (a) to each Ontario Agricultural Representative in the area, and
 - (b) where a deputy returning officer in any district is not the Ontario Agricultural Representative, to the deputy returning officer appointed for the district,

at least 15 days before the first polling-day.

BALLOTS

- 5. (1) The Board shall cause to be printed a sufficient number of ballots, not less than the number of persons eligible to vote or producers eligible to vote, as the case may be, necessary for the taking of the vote.
- (2) The Board shall forward the ballots to the Returning Officer at least 10 days before the first polling-day.
- 6. (1) Where the vote is on the question under subsection 1a of section 4 of the Act the ballot shall be in form 1.
- (2) Where the vote is on the question under subsection 1c of section 4 of the Act, the ballot shall be in form 2.

ARRANGEMENTS FOR VOTING

- 7. The Board shall provide the polling booth and ballot boxes in each district.
- 8. The Board shall furnish at least 10 days before the first polling-day the Returning Officer with sufficient copies of all voters' lists necessary to supply each deputy returning officer with at least 2 copies of the voters' list for the district of the deputy returning officer.
- 9. The Returning Officer shall furnish to each deputy returning officer at least 5 days before the first polling-day
 - (a) a sufficient number of ballots, not less than the number of persons eligible to vote or producers eligible to vote, as the case may be, necessary for the taking of the vote, in the district of the deputy returning officer.
 - (b) at least 2 copies of the voters' list of persons or producers, as the case may be, eligible to vote at the polling booth of the deputy returning officer, and

(c) a copy of the Act and these regulations and such further instructions and information as he deems necessary for the taking of the vote.

POSTING OF VOTERS' LIST

- 10. Each deputy returning officer shall post up in the polling booth before the first polling-day
 - (a) one copy of the voters' list of all persons eligible to vote or all producers eligible to vote, as the case may be, at the polling-booth, and
 - (b) one copy of the scheme or the proposed scheme.

VOTE TO BE SECRET

11. Every vote shall be by secret ballot on the prescribed form.

VOTING

- 12. (1) Each deputy returning officer shall issue only 1 ballot to each person who
 - (a) is recorded on the voters' list, and
 - (b) presents himself as a voter at the pollingbooth.
- (2) Where a deputy returning officer deems necessary, he shall require the person who presents himself as a voter to be identified as the person, or the pro-ducer, eligible to vote.
- (3) Where the name and place of production of any person is not recorded on the voters' list and he claims the right to vote
 - (a) the deputy returning officer, before issuing a ballot, shall require the person to write legibly his name and place of production on an envelope furnished by the deputy returning officer,
 - (b) where the person has complied with the provisions of clause a, the deputy returning officer shall issue to him a ballot and an unmarked envelope,
 - (c) where the person has
 - (i) marked his ballot,
 - (ii) placed the marked ballot in the unmarked envelope and sealed it, and
 - (iii) placed the sealed, unmarked envelope in the envelope furnished under clause a and sealed it,

he shall deliver his ballot in the inner and outer sealedenvelopes to the deputy returning officer.

- (4) The deputy returning officer shall retain the ballot in the inner and outer sealed-envelopes until he delivers or sends it to the Returning Officer under clause b of subregulation 4 of regulation 13.
- 13. (1) The deputy returning officer shall see that the ballot box is empty before voting takes place and shall lock it and keep it locked until the time for voting on the last polling-day has expired.
- (2) Subject to subregulation 3 of regulation 12, the deputy returning officer shall, upon satisfying himself that a ballot marked by a voter is the ballot which he issued to the voter, deposit it in the ballot box.
- (3) The deputy returning officer shall mark on a copy of the voters' list the issuance of a ballot to each voter opposite his name.

- (4) Within 3 days from the date of the last pollingday the deputy returning officer shall deliver, or send by registered mail, to the Returning Officer
 - (a) all ballots deposited in the ballot box during voting,
 - (b) all envelopes containing ballots marked under subregulation 3 of regulation 12,
 - (c) the copy of the voters' list marked under subregulation 3, and
 - (d) all unused ballots.

ASSISTANTS FOR DEPUTY RETURNING OFFICERS

14. The Board may engage such persons as the deputy returning officers may require to assist in the taking of the vote.

BALLOTS IN SEALED ENVELOPES

- 15. (1) The Returning Officer shall deliver to the Board all ballots in the sealed envelopes under subregulation 3 of regulation 12.
- (2) Where the Board finds that any person whose name and place of production recorded on an envelope was eligible to vote, it shall remove the inner sealedenvelope and deliver it to the Returning Officer who shall remove the ballot and record the answer in the vote.

RETURN OF RETURNING OFFICER

- 16. (1) The Returning Officer shall make a return to the Board of the result of the vote as soon as possible after all ballots cast are counted.
- (2) The return of the Returning Officer shall be in form 3.

PERCENTAGE OF VOTES

- 17. The persons voting in favour of the establishment of the scheme shall be not less than 66 2/3 per cent of all persons eligible to vote.
- 18. The persons voting in favour of the authorization of a marketing agency to conduct a pool or pools under a scheme shall be not less than 75 per cent of all producers eligible to vote.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN Chairman

(Seal)

F. K. B. STEWART Secretary

NO

FORM 1

The Farm Products Marketing Act

BALLOT

ARE YOU IN FAVOUR OF THE ADOPTION OF A SCHEME FOR THE MARKETING OR REGULATING OF	YES	
(name of farm product)		

INCLUDING THE ESTABLISHMENT OF A LOCAL BOARD?

DAYS OR DAYS OF VOTING:....

Form 2

		The Far	m Products Mai	rketing Act		
			BALLOT			
	TH AG	ORIZATION (ENCY TO CO	AVOUR OF TOF THE MARK ONDUCT A PO	KETING YE OOL OR	s 🗆	-
			(name o	f N(
	5.4		neme)			
	DA	YS OF VOTIN	1G:			
			Form 3			
		The Far	m Products Ma	rketing Act		
		RETURN O	F RETURNIN	NG OFFICER		
				.0 01110211		
TO THE FARM PARLIAMENT TORONTO.		MARKETING	G BOARD			
The follow	ving is the resu	lt of the vote ta	aken under sub	section (1a or 1	of section 4 of c)	the Act:
*For the ac	doption of a sch	eme for the ma	rketing or regul	ating of	(name of farm p	oroduct)
			OR			
*For the a	uthorization of	the marketing a	agency to condu	ict a pool or po	ools under	
			(name of schem			
			(name or schem	ie)	,	
1						
Number of eligible voters	Number of ballots printed	Number of ballots cast	Number of ballots spoiled	Number of ballots marked YES	Number of ballots marked NO	Number of ballots unused
	,					
*Strike out	words not app	licable				
DATE:						
				Signatur	e of Returning O	fficer.
(1434)						31

THE FARM PRODUCTS MARKETING ACT

O. Reg. 121/54. The Essex-Kent Sett Onion Growers' Marketing Scheme. New. Made—7th July, 1954. Filed—19th July, 1954.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1. The scheme in schedule 1 is approved and declared to be in force in that part of Ontario comprising the counties of Essex and Kent.
- 2. The local board named in schedule 1 is given all of the powers in section 22 of The Corporations Act, 1953.

SCHEDULE 1

The Farm Products Marketing Act

SCHEME

1. This scheme may be cited as "The Essex-Kent Sett Onion Growers' Marketing Scheme".

INTERPRETATION

- 2. In this scheme
- (a) "area" means that part of Ontario comprising the counties of Essex and Kent;
- (b) "grower" means a person engaged in the production of onions; and
- (c) "onions" means mature onions grown from setts produced in the area.

LOCAL BOARD

- 3. There shall be a local board to be known as "The Essex-Kent Sett Onion Growers' Marketing Board".
 - 4. The local board shall consist of 6 members.

MEMBERS OF LOCAL BOARD

- 5. The members of the local board who shall hold office until their successors are elected shall be
 - (a) Charles Srokoz, R.R. 3, Blenheim,
 - (b) George De Jager, R.R. 3, Blenheim,
 - (c) Harry Platsko, R.R. 1, Leamington,
 - (d) Garnet Brown, R.R. 3, Leamington,
 - (e) John C. Cosford, R.R. 1, Leamington, and
 - (f) Peter Darowski, R.R. 1, Leamington.

DISTRICTS

- 6.(1) Growers who grow onions shall be divided into 3 districts as follows:
 - (a) District 1, consisting of that part of the Township of Mersea in the County of Essex comprising concessions A, B, C, and D;
 - (b) District 2, consisting of that part of the County of Essex other than
 - (i) that part of the Township of Mersea included in District 1, and
 - (ii) the Township of Tilbury North, and

- (c) District 3, consisting of
 - (i) the Township of Tilbury North in the County of Essex, and
 - (ii) the County of Kent.
- (2) A grower residing in a county not included in a district mentioned in subsection 1 may become a member of the district nearest to his place of produc-

COMMITTEES

- 7. There shall be a committee in each district to be known as "The District Sett Onion Growers' Committee".
- 8.(1) Growers in Districts 1 and 2 mentioned in section 6 shall on or before the 15th of March elect representatives to the District Sett Onion Growers' Committee on the basis of 1 representative for each 20 growers or fraction thereof.
- (2) Growers in District 3 shall on or before the 15th of March elect 5 of their number to form the District Sett Onion Growers' Committee.

ELECTION OF LOCAL BOARD

- 9.(1) Each District Sett Onion Growers' Committee shall on or before the 31st of March in each year elect 2 members to the local board.
- (2) No person shall be eligible for election from any district to the local board unless he resides within the district.

(1435)

31

THE FARM PRODUCTS MARKETING ACT

O. Reg. 122/54. Marketing of Onions (Essex-Kent). New. Approved—7th July, 1954. Filed—19th July, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF ONIONS

INTERPRETATION

- 1. In these regulations
- (a) "area" means that part of Ontario comprising the counties of Essex and Kent;
- (b) "grower" means a person engaged in the production of onions;
- (c) "onions" means mature onions grown from setts produced in the area; and
- (d) "scheme" means The Essex-Kent Sett Onion Growers' Marketing Scheme.

MARKETING

2.(1) The marketing agency through which onions shall be marketed shall be Essex-Kent Sett Onion Growers Limited.

(Seal)

- (2) All onions shall be marketed through the marketing agency subject to the determinations of any negotiating agency established in connection with the scheme.
- (3) No persons shall sell or deliver onions except through the marketing agency.
- (4) No persons shall buy or accept delivery of onions except through the marketing agency.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN Chairman

(Seal) Chairma

F. K. B. STEWART Secretary

(1436)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 123/54. Marketing of Onions (Essex-Kent). New. Filed—19th July, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF ONIONS .

INTERPRETATION

- 1. In these regulations
- (a) "area" means that part of Ontario comprising the counties of Essex and Kent;
- (b) "local board" means The Essex-Kent Sett Onion Growers' Marketing Board;
- (c) "onions" means mature onions grown from setts produced in the area; and
- (d) "scheme" means The Essex-Kent Sett Onion Growers' Marketing Scheme.

DELEGATION OF AUTHORITY

- 2. The Board delegates to the local board the power and authority
 - (a) to establish in connection with the scheme price negotiating agencies which may adopt or determine by agreement or award,
 - (i) minimum prices for onions, or for any class, variety, grade or size of onions,
 - (ii) terms of purchase and sale for onions,
 - (iii) handling, transporting, storage or selling charges for onions or for any class, variety, grade or size of onions, and
 - (iv) conditions and form of contracts for the purchase and sale of onions.
 - (b) to require the furnishing and security or proof of financial responsibility by any person engaged in the marketing of onions;

- (c) to provide for the administration and disposition of any moneys or securities furnished as proof of financial responsibility;
- (d) to prohibit the marketing of any variety, grade or size of onions; and
- (e) to exempt from the scheme or any order of the local board any class, variety, grade or size of onions, or any person or class of persons engaged in the producing or marketing of onions or any class, variety, grade or size of onions.
- 3. The Board authorizes the local board to require persons engaged in the producing or marketing of onions to register their names, addresses and occupations with the local board, to require such persons to furnish such information in regard to onions as the local board may determine, and to inspect the books and premises of such persons.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN Chairman

F. K. B. Stewart Secretary

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(1437)

THE POLICE ACT

O. Reg. 124/54.
Division of Responsibility for Policing.
Amending Schedule 1 of Regulations 320 of Consolidated Regulations 1950.
Made—15th July, 1954.
Filed—20th July, 1954.

REGULATIONS MADE UNDER THE POLICE ACT

1. Schedule 1 of Regulations 320 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following item:

35a. MILVERTON / — the whole

(1438)

THE GAME AND FISHERIES ACT

O. Reg. 125/54. Open Season for Moose in 1954. New. Made—15th July, 1954. Filed—20th July, 1954.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

OPEN SEASON FOR MOOSE IN 1954

- 1. Subject to subsection 1 of section 9 of the Act, the holder of a licence in form 13 of Regulations 124 of Consolidated Regulations of Ontario 1950 may hunt, kill, or destroy, male moose in the year 1954 in those parts of Ontario described in
 - (a) schedule 1 from the 1st of October to the 15th of October, both inclusive, and

- (b) schedule 3 from the 15th of October to the 30th of October, both inclusive.
- 2. Subject to subsection 1 of section 9 of the Act, the holder of a licence in form 6 of Regulations 124 of Consolidated Regulations of Ontario 1950 may hunt, kill, or destroy, in the year 1954
 - (a) moose in those parts of Ontario described in
 - (i) schedule 2 from the 15th of October to the 30th of October, both inclusive, and
 - (ii) schedules 1, 2, and 3 from the 26th of November to the 24th of December, both inclusive, and
 - (b) male moose in those parts of Ontario described in
 - (i) schedule 1 from the 1st of October to the 15th of October, both inclusive,
 - (ii) schedule 3 from the 15th of October to the 30th of October, both inclusive,
 - (iii) schedule 4 from the 26th of November to the 15th of December, both inclusive, and
 - (iv) schedule 5 from the 26th of November to the 11th of December, both inclusive.

SCHEDULE 1

COMMENCING in the Township of Rice in the Territorial District of Kenora at a point in the boundary between Ontario and Manitoba where it is intersected by the centre line of the right-of-way of the Canadian National Railway; thence in a general easterly direction along that centre line to its intersection with a line drawn north astronomically from the north-westerly angle of the Township of Smellie; thence north astronomically to the high-water mark on the northerly shore of the Canyon Lake; thence in a general westerly, south-westerly and northerly direction along that high-water mark and the production thereof to its intersection with the centre line of the Canyon River; thence in a general northerly direction along that centre line to its intersection with the centre line of the Wabigoon River; thence in a general north-westerly direction along that centre line to its intersection with the centre line of the main channel of Ball Lake; thence in a general northerly, westerly and northerly direction along the centre lines of the main channels of Ball Lake, Tide Lake, and Maynard Lake, the centre lines of their inter-connecting waters, and the centre line of the waters connecting Maynard Lake and Oak Lake to the intersection of that centre line with the 7th Base Line; thence east astronomically along that base line to its intersection with the westerly boundary of the right-of-way of the highway known as "the King's Highway Number 105" and also as the "Red Lake Road"; thence in a general north-westerly direction along that westerly boundary to its intersection with the southerly boundary of the Township of Heyson in the Patricia Portion; thence west astronomically along the southerly boundaries of the townships of Heyson and Baird to the south-westerly angle of the lastmentioned township; thence north astronomically along the westerly boundaries of the townships of Baird and Fairlie to the 9th Base Line; thence east astronomically along that base line to its intersection with the 6th meridian line; thence south astronomically along that meridian line to its intersection with the centre line of the right-of-way of the Canadian National Railway; thence in a general easterly direction, along that centre line, to its intersection with the high-water mark on the easterly bank of the Little Jackfish River flowing into Lake Nipigon; thence in a generally southerly direction along that high-water mark to its intersection with the high-water mark on the shore of Lake Nipigon; thence in a general southerly direction along that last-mentioned high-water mark to a point therein which

is due west astronomically of the centre of the Canadian National Railway's station building in the community known as "Macdiarmid" in the Township of Kilkenny in the Territorial District of Thunder Bay; thence east astonomically to the westerly boundary of the highway known as "the King's Highway Number 11"; thence northerly and easterly along that boundary to its intersection with the high-water mark on the westerly bank of the Nagagami River in the Township of McMillan in the Territorial District of Cochrane; thence northerly following that high-water mark to its intersection with the centre line of the right-of-way of the Canadian National Railway; thence easterly along that centre line to its intersection with the boundary between Ontario and Quebec; thence north astronomically along that boundary to the high-water mark on the southerly shore of James Bay; thence in a general south-westerly and north-westerly direction along that high-water mark to its intersection with the high-water mark on the northerly bank of the main channel of the Albany River; thence in a general southwesterly and north-westerly direction along that high-water mark to its intersection with the high-water mark to its intersection with the Wabassi River; thence north-westerly bank of the Wabassi River; thence north-westerly along that high-water mark to its intersection with the easterly production of the 11th Base Line; thence west astronomically along that production and Manitoba; thence south astronomically along that boundary to the point of commencement.

SCHEDULE 2

COMMENCING in the Township of Rice in the Territorial District of Kenora at a point in the boundary between Ontario and Manitoba where it is intersected by the centre line of the right-of-way of the Canadian National Railway; thence in a general easterly direction along that centre line to its intersection with a line drawn north astronomically from the north-westerly angle of the Township of Smellie; thence north astronomically to the high-water mark on the northerly shore of the Canyon Lake; thence in a general westerly, south-westerly and northerly direction along that high-water mark and the production thereof to its intersection with the centre line of the Canyon River; thence in a general northerly direction along that centre line to its intersection with the centre line of the Wabigoon River; thence in a general northwesterly direction along that centre line to its intersection with the centre line of the main channel of Ball Lake; thence in a general northerly, westerly and northerly direction along the centre lines of the main channels of Ball Lake, Tide Lake, and Maynard Lake, the centre lines of their inter-connecting waters, and the centre line of the waters connecting Maynard Lake and Oak Lake to the intersection of that centre line with the 7th Base Line; thence east astronomically along that base line to its intersection with the westknown as "the King's Highway Number 105" and also as the "Red Lake Road"; thence in a general north-westerly direction along that westerly boundary to its intersection with the southerly boundary of the Township of Heyson in the Patricia Portion; thence west astronomically along the southerly boundaries of the townships of Heyson and Baird to the south-westerly angle of the last-mentioned township; thence north astronomically along the westerly boundaries of the townships of Baird and Fairlie to the 9th Base Line; thence east astronomically along that base line to its intersection with the 6th meridian line; thence south astronomically along that meridian line to its intersection with the centre line of the right-of-way of the Canadian National Railway; thence in a general easterly direction along that centre line to its inter-section with the 4th meridian line; thence south astronomically along that meridian line 43 miles, more or less, to its intersection with the base line surveyed by Ontario Land Surveyor A. Niven in the year 1893; thence west astronomically along that base line miles, more or less. to its intersection with the meridian line surveyed by Ontario Land Surveyors Speight and

van Nostrand in the year 1927; thence south astronomically along that meridian line 29 miles, more or less, to the boundary between the territorial districts of Kenora and Rainy River; thence westerly and northwesterly along the southerly and south-westerly boundaries of the Territorial District of Kenora to the intersection of the last-mentioned boundary with the boundary between Ontario and Manitoba; thence north astronomically along that boundary to the point of commencement.

SCHEDULE 3

1. COMMENCING at a point in the Territorial District of Kenora where the 4th meridian line is intersected by the centre line of the transcontinental right-of-way of the Canadian National Railway; thence in a general easterly direction along that centre line to its intersection with the westerly boundary of the Nipigon Provincial Forest in the Territorial District Thunder Bay; thence south astronomically along that boundary to the south-westerly angle of that provincial forest; thence continuing south astronomically 8 miles, more or less, to the base line surveyed by Ontario Land Surveyors Phillips and Benner in the year 1921; thence west astronomically along that base line and continuing west astronomically along the southerly boundary of Grand Trunk Pacific Railway land grant Block No. 4, as surveyed by Ontario Land Surveyor Thomas Fawcett in the year 1907, 44 miles, more or less, to its intersection with the centre line of the right-of-way of the Canadian National Railway; thence in a general north-westerly direction along that centre line to the first intersection with the boundary between the territorial districts of Thunder Bay and Kenora; thence south astronomically along that boundary 32 miles, more or less, to the south-easterly angle of the Territorial District of Kenora, being also the north-easterly angle of the Territorial District of Rainy River; thence westerly, northerly, and westerly along the boundary between those territorial districts to its intersection with the meridian line surveyed by Ontario Land Surveyors Speight and van Nostrand in the year 1927; thence north astronomically along that meridian line 28 miles, more or less, to its intersection with the base line surveyed by Ontario Land Surveyor A. Niven in the year 1895; thence east astronomically along that base line 84 miles, more or less, to its intersection with the 4th meridian line; thence north astronomically along that meridian line $42\frac{1}{2}$ miles, more or less, to the point of commencement.

2. COMMENCING at a point where the highwater mark on the easterly bank of the Nipigon River is intersected by the northerly boundary of the highway known as "the King's Highway Number 17"; thence easterly along that boundary to its intersection with the westerly boundary of the highway known as "the King's Highway Number 11"; thence in a general northerly and easterly direction along that boundary to its intersection with the high-water mark on the westerly bank of the Nagagami River in the Township of McMillan in the Territorial District of Cochrane; thence northerly along that high-water mark to its intersection with the centre line of the right-of-way of the Canadian National Railway; thence in a general easterly direction along that centre line to its intersection with the boundary between Ontario and Quebec; thence south astronomically along that boundary 34 miles, more or less, to its intersection with the boundary between the territorial districts of Cochrane and Timiskaming; thence west astronomically along that boundary 40 miles, more or less, to the north-westerly angle of the Township of Black in the Territorial District of Timiskaming; thence south astronomically along the westerly boundaries of the townships of Black, Lee, Bompas, Burt, Gross, and Davidson, to the northerly boundary of the Township of Smyth; thence southerly in a straight line 6 miles, more or less, to the northwesterly angle of the geographic Township of James; thence southerly along the westerly boundary of that geographic township 3 miles, more or less, to its intersection with the centre line of the right-of-way of the

highway known as the "Elk Lake-Westree Road"; thence in a general westerly and south-westerly direction along that centre line to its intersection, in the community in the Territorial District of Sudbury known as "Westree", with the centre line of the rightof-way of the Canadian National Railway; thence in a general south-easterly direction along that centre line to its intersection with the southerly boundary of the Township of Lampman; thence west astronomically along the southerly boundaries of the townships of Lampman, Marshay, Shelley, Baynes, Marquette, and Tp. 7, to the centre line of the right-of-way of the Canadian Pacific Railway; thence in a general north-westerly direction along that centre line to its intersection with the boundary between the territorial districts of Sudbury and Algoma; thence south astronomically along that boundary 14 miles, more or less, to its intersection with the southerly boundary of Range 23; thence west astronomically along that boundary 38 miles, more or less, to the high-water mark on the shore of Lake Superior, being also a point on the south-easterly boundary of the Territorial District of Algoma; thence in a general north-westerly direction along the southerly boundaries of the territorial districts of Algoma and Thunder Bay to the intersection with the high-water mark on the easterly bank of the Nipigon River in the last-mentioned territorial district; thence northerly along that high-water mark to the point of commencement.

SCHEDULE 4

COMMENCING at a point in the westerly boundary of the Nipigon Provincial Forest in the Territorial District of Thunder Bay where the same is intersected by the centre line of the right-of-way of the Canadian National Railway; thence in a general easterly direchational Kanway; thence in a general easterly direction along that centre line to its intersection with the high-water mark on the easterly bank of the Little Jackfish River flowing into Lake Nipigon; thence in a generally southerly direction along that high-water mark to its intersection with the high-water mark on the shore of Lake Nipigon; thence in a general southerly direction along that last-mentioned high-water mark to a point therein which is due west astronomically of the centre of the Canadian National Railway's station building in the community known as "Macdiarmid" in the Township of Kilkenny in the Territorial District of Thunder Bay; thence east astronomically to the westerly boundary of the highway known as "the King's Highway Number 11"; thence in a general southerly direction along that boundary to its intersection with the northerly boundary of the highway known as "the King's Highway Number 17"; thence westerly along that last-mentioned boundary to its intersection with the high-water mark on the easterly bank of the Ninigon River: thence in a general southerly bank of the Nipigon River; thence in a general southerly direction to the southerly boundary of the Territorial District of Thunder Bay; thence in a general southwesterly direction along that boundary to its intersection with the westerly boundary of that territorial district; thence north astronomically along that boundary of the southern astronomically along that boundary of the southern astronomically along the southern astronomically along that boundary of the southern astronomically along the southern as the southern astronomically along the southern as the southern astronomically along the southern as the souther dary 85 miles, more or less, to its intersection with the centre line of the second right-of-way of the Canadian National Railway; thence in a general south-easterly direction along that centre line to its intersection with the southerly boundary of Grand Trunk Pacific Rail-way land grant Block No. 4; thence east astronomically along the southerly boundary of that block, as sur-veyed by Ontario Land Surveyor Thomas Fawcett in the year 1907, and continuing east astronomically along base line surveyed by Ontario Land Surveyors Phillips and Benner in the year 1921, 44 miles, more or less, to the westerly boundary of the Nipigon Provincial Forest; thence north astronomically along that boundary 87 miles, more or less, to the point of commencement.

SCHEDULE 5

COMMENCING at a point in the boundary between Ontario and Quebec where that boundary is intersected by the northerly boundary of the Territorial

District of Timiskaming; thence west astronomically along that boundary 40 miles, more or less, to the north-westerly angle of the Township of Black; thence south astronomically along the westerly boundaries of the townshipsof Black, Lee, Bompas, Burt, Gross, and Davidson, to the northerly boundary of the Township of Smyth; thence southerly in a straight line 6 miles, more or less, to the north-westerly angle of the geo-graphic Township of James; thence southerly along the westerly boundary of that geographic township 3 miles, more or less, to its intersection with the centre line of the right-of-way of the highway known as the "Elk Lake-Westree Road"; thence in a general westerly and south-westerly direction along that centre line to its intersection, in the community in the Territorial District of Sudbury known as "Westree", with the centre line of the right-of-way of the Canadian National Railway; thence in a general south-easterly direction along that centre line to its intersection with the southerly boundary of the Township of Lampman; thence west astronomically along the southerly boundaries of the townships of Lampman, Marshay, Shelley, Baynes, Marquette, and Tp. 7, to the centre line of the right-of-way of the Canadian Pacific Railway; thence in a general north-westerly direction along that centre line to its intersection with the boundary between the territorial districts of Sudbury and Algoma; thence south astronomically along that boundary 14 miles, more or less, to its intersection with the southerly boundary of Range 23; thence west astronomically along that boundary 38 miles, more or less, to the high-water mark on the shore of Lake Superior; thence in a general southerly and south-easterly direction along that high-water mark to its intersection with the southerly boundary of Range 15 in the Territorial District of Algoma; thence east astronomically along that southerly boundary 32 miles, more or less, to its intersection with the westerly boundary of the Township of Tp. 23, Range 14; thence north astronomically along that boundary three-quarters of a miles, more or less, to its intersection with the boundary between the territorial districts of Sudbury and Algoma; thence east astronomically along that boundary 24 miles, more or less, to the north-westerly angle of the Township of Tp. 7F in the Territorial District of Algoma; the proposition of the territorial district of Algoma; thence south astronomically along the westerly boundaries of the townships of Tp. 7F, Tp. 6F, and Tp. 5F, 18 miles, more or less, to the south-westerly angle of the Township of Tp. 5F; thence east astronomically along the southerly boundaries of the townships of Tp. 5F, Tp. 5E, Tp. 5D, and Tp. 5C, 24 miles, more or less, to the north-westerly angle of the Township of Tp. 4B; thence south astronomically along the westerly boundaries of the townships of Tp. 4B and Tp. 3B, 8 miles, more or less, to the high-water mark on the northerly shore of Kindiogami Lake; thence in a general southerly direction along that high-water mark, the high-water mark on the easterly bank of the Kindiogami Piter the high water mark on the central southerly direction along the property of the central southerly direction and the southerly direction along the southerly directi ogami River, the high-water mark on the easterly ogami River, the high-water mark on the easterly shore of Distant Lake, and the high-water mark on the easterly bank of the Little White River, to the southerly boundary of the Township of Tp. 169; thence east astronomically along the southerly boundaries of the townships of Tp. 169, Tp. 163, Tp. 157, Tp. 151, and Tp. 145, 29½ miles, more or less, to the north-westerly angle of the Township of Tp. 138; thence south astronomically along the westerly boundaries of the townships of Tp. 138, Tp. 137, Deagle, and Shedden, 22½ miles, more or less, to the high-water mark on the southerly shore of Serpent Lake; thence in a general easterly direction along that high-water mark to its easterly direction along that high-water mark to its intersection with the easterly boundary of the Serpent intersection with the easterly boundary of the Serpent River Indian Reserve; thence southerly along that boundary 1½ miles, more or less, to its intersection with the northerly boundary of the highway known as "the King's Highway Number 17"; thence in a general easterly direction along that boundary to its intersection in the City of North Bay with the southerly boundary of the highway known as "the King's Highway Number 63"; thence in a general easterly direction along that last-mentioned boundary to its intersection with the high-water mark on the northerly shore of Trout Lake in the Territorial District of

Nipissing; thence continuing in a general easterly direction along that high-water mark, the high-water mark on the northerly shore of Talon Lake, and the high-water mark on the northerly banks of connecting streams, to the high-water mark on the northerly bank of the Mattawa River; thence in a general easterly direction along that high-water mark to its intersection with the boundary between Ontario and Quebec; thence northerly and north astronomically along that boundary to the point of commencement.

(1439)

THE PROVINCIAL LAND TAX ACT

O. Reg. 126/54.
Exemption from Taxes.
Amending Regulations 328 of Consolidated Regulations 1950.
Made—15th July, 1954.
Filed—20th July, 1954.

REGULATIONS MADE UNDER THE PROVINCIAL LAND TAX ACT

- 1. Clause a of regulation 1 of Regulations 328 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted thereofor:
 - (a) land
 - (i) on which he resides, and
 - (ii) from which he derives his chief source of income by farming, or

(1440)

THE GAME AND FISHERIES ACT

O. Reg. 127/54. Crown Game Preserves. Amending Regulations 123 of Consolidated Regulation 1950. Made—15th July, 1954. Filed—20th July, 1954.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

- 1. Regulations 123 of Consolidated Regulations of Ontario 1950 are amended by adding thereto the following regulations:
 - 2c. The holder of a licence in form 3, 5, 9, or 10, of Regulations 124 of Consolidated Regulations of Ontario 1950 may hunt, kill, or destroy deer in that part of the Territorial District of Kenora described in Schedule 12 of Appendix A during the open season for deer in that part, and in that part of the Territorial District of Rainy River described in that schedule during the open season for deer in that part.
- 2. Schedule 9 of Appendix A of Regulations 123 of Consolidated Regulations of Ontario 1950, as amended by regulation 1 of Ontario Regulations 321/52, is struck out.
- 3. Schedules 4 and 94 of Appendix B of Regulations 123 of Consolidated Regulations of Ontario 1950 are struck out.

4. Schedule 69 of Appendix B of Regulations 123 of Consolidated Regulations of Ontario, as amended by regulation 3 of Ontario Regulations 245/51, is struck out and the following substituted therefor:

SCHEDULE 69

PEASEMARSH CROWN GAME PRESERVE

In the Township of Collingwood in the County of Gray and composed of

- (a) in Concession VI,
 - (i) that part of Lot 26 lying southerly of the highway known as "the King's Highway Number 26"; and
 - (ii) that part of Lot 27 lying south-westerly of the highway known as "the King's Highway Number 26";
- (b) in Concession VII,
 - (i) Lot 26;
 - (ii) that part of Lot 27 lying south-westerly of the highway known as "the King's Highway Number 26"; and
 - (iii) those parts of lots 28 and 29 lying southwesterly of the highway known as "the King's Highway Number 26";
- (c) in Concession VIII,
 - (i) lots 27, 29, and the west half of Lot 28;
 - (ii) that part of Lot 30 lying north-easterly of the highway known as "the King's Highway Number 26"; and
 - (iii) that part of Lot 31 lying south-easterly of the lands shown on a plan registered in the Registry Office for the North Riding of the County of Grey as Number 440;
- (d) the road allowance between Lot 26, Concession VI and Lot 26, Concession VII;
- (e) that part of the road allowance between Lot 27, Concession VI and Lot 27, Concession VII lving southerly of the highway known as "the King's Highway Number 26";
- (f) that part of the road allowance between Lot 27, Concession VII and Lot 28, Concession VII lying south-westerly of the highway known as "the King's Highway Number 26";
- (g) the road allowance between Lot 27, Concession VIII and lot 28, Concession VIII; and
- (h) that part of the road allowance between Lot 30, Concession VIII and Lot 31, Concession VIII lying easterly of the highway known as "the King's Highway Number 26".

(1441) 31

THE GAME AND FISHERIES ACT

O. Reg. 128/54.
Townships which may issue licences to hunt Pheasants, Rabbits and Foxes.

Amending Regulations 127 of Consolidated Regulations 1950.
Made—15th July, 1954.
Filed—20th July, 1954.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

- 1. Clause b of regulation 1 of Regulations 127 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (b) Clarke and Darlington, in the County of Durham;
- 2. Clause p of regulation 1 of Regulations 127 of Consolidated Regulations of Ontario 1950 is revoked.

(1442) 31

THE PUBLIC HOSPITALS ACT

O. Reg. 129/54. Classification of Hospitals, Amending O. Regs. 130/52. Made—15th July, 1954. Filed—21st July, 1954.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

- 1. Schedule 1 of Ontario Regulations 130/52, as made by Ontario Regulations 64/54, is amended by
 - (a) striking out item 42 under the heading "Group C Hospitals", and substituting the following therefor:
- 42 Matheson...The Bingham Memorial Hospital..... 9 6
 - (b) striking out item 6 under the heading "Group F Hospitals", and substituting the following therefor:
- 6 Windsor.....Riverview Hospital..... 353 318

(1469) 31

Publications Under The Regulations Act

August 7th, 1954

THE ARCHAEOLOGICAL AND HISTORIC SITES PROTECTION ACT, 1953

O. Reg. 130/54.
Township of South Burleigh Archaeological Site.
New.
Made—19th July, 1954.
Filed—23rd July, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE ARCHAEOLOGICAL AND HISTORIC SITES PROTECTION ACT, 1953

TOWNSHIP OF SOUTH BURLEIGH ARCHAEOLOGICAL SITE

- 1. The land described in Schedule 1 is designated as an Archaeological Site.
- 2. These regulations expire with the twenty-fifth of October 1954.

W. J. DUNLOP Minister of Education

Dated this 19th day of July 1954.

SCHEDULE 1

TOWNSHIP OF SOUTH BURLEIGH ARCHAEOLOGICAL SITE

1. A rock-face inscribed with petroglyphs in the south half of the west half of Lot 10 in Concession XI in the Township of South Burleigh, now in the Township of Burleigh and Anstruther, and being also mining claim E. O. 12546.

(1486) 32

THE OPERATING ENGINEERS ACT, 1953

O. Reg. 131/54. General Regulations. New and Revoking O. Regs. 239/44 and 89/45 (*C.R.O. 474*). Made—22nd July, 1954. Filed—26th July, 1954.

REGULATIONS MADE UNDER THE OPERATING ENGINEERS ACT, 1953

INTERPRETATION

- 1. In these regulations
 - (a) "qualifying experience" means practical operating experience on regular shifts during a specified period of time; and
 - (b) "statutory examination" means examination under subsection 1 of section 20 of the Act.

REGISTRATION OF A PLANT

- 2.(1) A registration of a plant under section 5 of the Act shall be in Form 1.
- (2) A certificate of registration of a plant under section 6 of the Act shall be in Form 2.

QUALIFICATIONS OF MEMBERS OF BOARD

- 3. A person shall be qualified to be appointed a members of the board if he
 - (a) is at least 28 years of age, and
 - (b) holds
 - (i) a current certificate of qualification as a stationary engineer (first class), or
 - (ii) a current certificate of qualification as a stationary engineer (second class) and a certificate of competency under The Boilers and Pressure Vessels Act, 1951, and
 - (c) has the following evidence of general education:
 - (i) Grade XIII Standing in at least 8 Grade XIII papers of which 2 papers are to be chosen from algebra, or geometry, or trigonometry and statics, issued under The Department of Education Act, 1954, or
 - (ii) evidence which satisfies the Minister that the person has educational qualifications equivalent to those prescribed in sub-clause i.

QUALIFICATIONS OF INSPECTORS

- 4. A person shall be qualified to be an inspector if he
 - (a) is at least 24 years of age, and
 - (b) holds a current certificate of qualification as a stationary engineer (first class or second class), and
 - (c) holds the following evidence of general education:
 - (i) evidence of the successful completion of a Grade XI course of study authorized under *The Department of Education Act*, 1954, or
 - (ii) evidence which satisfies the Minister that the person has educational qualifications equivalent to those prescribed in subclause i.

APPLICANTS FOR CERTIFICATES OF QUALIFICATION

QUALIFICATIONS AND EVIDENCE OF TRAINING AND EXPERIENCE

- 5.(1) An applicant for a certificate of qualification as a stationary engineer (fourth class) shall
 - (a) be at least 19 years of age, and
 - (b) obtain a marking of not less than 60 per cent on his statutory examinations, and
 - (c) furnish evidence as to previous training and experience prescribed in subregulation 2.

- (2) Subject to subregulation 3, an applicant mentioned in subregulation 1 shall furnish evidence as to previous training and experience as follows:
 - (a) that he has had at least 1 year of qualifying experience in
 - (i) a high-pressure stationary steam-plant exceeding 25 registered horse-power, or
 - (ii) a low-pressure stationary steam-plant exceeding 75 registered horse-power; or
 - (b) that he holds a certificate of competency as a third-class engineer issued under the authority of the Canada Shipping Act.
- (3) Where an applicant for a certificate mentioned in subregulation 1 has successfully completed a vocational course in a secondary school under *The Department of Education Act*, 1954, and in which course he has had practical experience in a stationary steam-plant (low-pressure or high-pressure) during at least 4 years and holds a Secondary School Graduation Diploma "Industrial-Electrical and Steam Operating" he shall be allowed therefor a credit of 6 months of qualifying experience under clause a of subregulation 2.
- 6.(1) An applicant for a certificate of qualification as a stationary engineer (third class) shall
 - (a) be at least 21 years of age, and
 - (b) obtain a marking of not less than 60 per cent on his statutory examinations, and
 - (c) furnish evidence as to previous training and experience prescribed in subregulation 2 or 3.
- (2) An applicant mentioned in subregulation 1 who complies with clauses a and b of that subregulation shall be deemed to be qualified upon his furnishing evidence that he holds a certificate of competency as a second-class engineer
 - (a) issued under the authority of the Merchant Shipping Acts (Imperial), 1894 to 1949, or
 - (b) issued under the authority of the Canada Shipping Act.
- (3) Subject to subregulation 4, an applicant mentioned in subregulation 1 who does not furnish evidence under subregulation 2 shall furnish evidence as to previous training and experience as follows:
 - (a) that he has had at least 2 years of qualifying experience in
 - (i) a high-pressure stationary steam-plant exceeding 75 registered horse-power, or
 - (ii) a low-pressure stationary steam-plant exceeding 200 registered horse-power; and
 - (b) that he holds a current
 - (i) certificate of qualification as a stationary engineer (fourth class), or
 - (ii) certificate issued by the properly constituted authority in any other province showing that he has, in that province, a rating which is equivalent to that of stationary engineer (third class) in Ontario.
- (4) Where an applicant for a certificate mentioned in subregulation 1 has successfully completed a vocational course in a secondary school under *The Department of Education Act*, 1954, and in which course has had practical experience in a stationary steam-plant (low-pressure or high-pressure) during at least 4 years

- and holds a Secondary School Graduation Diploma "Industrial-Electrical and Steam Operating" he shall be allowed therefor a credit of 6 months of qualifying experience under clause a of subregulation 3.
- 7.(1) An applicant for a certificate of qualification as a stationary engineer (second class) shall
 - (a) be at least 23 years of age, and
 - (b) obtain a marking of not less than 60 per cent on his statutory examinations, and
 - (c) furnish evidence as to previous training and experience prescribed in subregulation 2, 3, or 4, as the case may be.
- (2) An applicant mentioned in subregulation 1 who complies with clauses a and b of that subregulation shall be deemed to be qualified upon his furnishing evidence that he holds a certificate of competency as a first-class engineer
 - (a) issued under the authority of the Merchant Shipping Acts (Imperial), 1894 to 1949, or
 - (b) issued under the authority of the Canada Shipping Act.
- (3) An applicant mentioned in subregulation 1 who complies with clauses a and b of that subregulation shall be deemed to be qualified upon his furnishing evidence that he
 - (a) holds a certificate of competency as a secondclass engineer
 - (i) issued under the authority of the Merchant Shipping Acts (Imperial), 1894 to 1949, or
 - (ii) issued under the authority of the Canada Shipping Act, and
 - (b) holds a current certificate of qualification as a stationary engineer (third class), and
 - (c) has had at least 2 years of qualifying experience in a high-pressure stationary steam-plant exceeding 200 registered horse-power.
- (4) An applicant mentioned in subregulation 1 who does not furnish evidence under subregulation 2 or 3 shall furnish evidence as to previous training and experience as follows:
 - (a) that he has had at least 5 years of qualifying experience in a high-pressure stationary steam-plant, of which 5-year period not less than 3 years were in a plant exceeding 200 registered horse-power; and
 - (b) that he holds a current
 - (i) certificate of qualification as a stationary engineer (third class), or
 - (ii) certificate issued by the properly constituted authority in any other province showing that he has, in that province, a rating which is equivalent to that of stationary engineer (second class) in Ontario.
- 8.(1) An applicant for a certificate of qualification as a stationary engineer (first class) shall
 - (a) be at least 28 years of age, and
 - (b) obtain a marking of not less than 70 per cent on his statutory examinations, and
 - (c) furnish evidence as to previous training and experience prescribed in subregulation 2 or 3.

- (2) An applicant mentioned in subregulation 1 who complies with clauses a and b of that subregulation shall be deemed to be qualified upon his furnishing evidence that he
 - (a) has had at least 3 years of qualifying experience in a high-pressure stationary steam-plant exceeding 350 registered horse-power, of which 3-year period at least 1 year was in a plant exceeding 600 registered horse-power; and
 - (b) holds a current certificate of qualification as a stationary engineer (second class) to obtain which he had furnished the evidence prescribed in subregulation 2 or 3 of regulation 7.
- (3) Subject to subregulation 4, an applicant mentioned in subregulation 1 who does not furnish evidence under subregulation 2 shall furnish evidence as to previous training and experience as follows:
 - (a) that he has had at least 10 years of qualifying experience in a high-pressure stationary steam-plant, of which 10-year period
 - (i) at least 4 years were in a plant exceeding 350 registered horse-power, and
 - (ii) at least 1 year was in a plant exceeding 600 registered horse-power; and
 - (b) that he holds a current
 - (i) certificate of qualification as a stationary engineer (second class), or
 - (ii) certificate issued by the properly constituted authority in any other province showing that he has, in that province, a rating which is equivalent to that of stationary engineer (first class) in Ontario.
- (4) The qualifying experience under subregulation 3 for an applicant mentioned in subregulation 1 who
 - (a) holds a degree in engineering conferred by a university in Canada, or
 - (b) has had experience in designing and constructing boilers, compressors, engines, and equipment used in connection therewith, for a period of 7 years,

shall be 7 years instead of 10 years.

- 9. An applicant for a certificate of qualification as a hoisting engineer shall
 - (a) be at least 19 years of age, and
 - (b) obtain a marking of not less than 60 per cent on his statutory examinations, and
 - (c) have had at least 18 months of qualifying experience in a steam hoisting-plant, and
 - (d) furnish evidence of having had that qualifying experience.
- 10. An applicant for a certificate of qualification as a hoisting engineer (electrical and internal combustion) shall
 - (a) be at least 19 years of age, and
 - (b) obtain a marking of not less than 60 per cent on his staturory examinations, and
 - (c) have had at least 18 months of qualifying experience in a hoisting plant, and

- (d) furnish evidence of having had that qualifying experience, including a letter from each employer who employed him in that capacity during that period, certifying that, during the time he was so employed by that employer, he proved himself to be able to operate that class of equipment in a safe manner.
- 11. An applicant for a certificate of qualification as a traction engineer shall
 - (a) be at least 19 years of age, and
 - (b) obtain a marking of not less than 60 per cent on his statutory examinations, and
 - (c) have had at least 18 months of qualifying experience on a traction plant, and
 - (d) furnish evidence of having had that qualifying experience.
- 12.(1) An applicant for a certificate of qualification as a hoisting and traction engineer shall
 - (a) be at least 19 years of age, and
 - (b) obtain a marking of not less than 60 per cent on his statutory examinations, and
 - (c) hold a current certificate of qualification as
 - (i) a hoisting engineer, or
 - (ii) a traction engineer, and
 - (d) furnish evidence as to previous training and experience required by subregulation 2 or 3.
- (2) In the case of an applicant who holds a certificate as a hoisting engineer he shall furnish evidence that he has had the experience as a traction engineer prescribed in clause c of regulation 11.
- (3) In the case of an applicant who holds a certificate as a traction engineer he shall furnish evidence that he has had the experience as a hoisting engineer prescribed in clause c of regulation 9.
- 13. An applicant for a certificate of qualification as a compressor operator shall
 - (a) be at least 21 years of age, and
 - (b) obtain a marking of not less than 60 per cent on his statutory examinations, and
 - (c) have had at least 18 months of qualifying experience in a compressor plant, and
 - (d) furnish evidence of having had that qualifying experience.
- 14. An applicant for a certificate of qualification as a refrigeration operator shall
 - (a) be at least 21 years of age, and
 - (b) obtain a marking of not less than 60 per cent on his statutory examinations, and
 - (c) have had at least 2 years of qualifying experience in a refrigeration plant, and
 - (d) furnish evidence of having had that qualifying experinece.

EXAMINATIONS AND RE-EXAMINATIONS

15.(1) Subject to subregulation 2, an applicant for a certificate of qualification who has failed to pass the examination required by the board may be re-examined upon presenting himself for his re-examination at a place, date, and time, appointed by the board.

- (2) A re-examination under subregulation 1 shall not be held within 90 days of the original examination.
- (3) Where an applicant is re-examined under subregulation 1 and fails to pass that re-examination, he may be further re-examined at a place, date, and time, appointed by the board.
- (4) Where an applicant is re-examined under under subregulation 1 or further re-examined under subregulation 3 and fails to pass that re-examination or further re-examination, as the case may be, the board may require him to wait an additional period before presenting himself for any further re-examination.

ISSUE OF CERTIFICATES RENEWALS AND DUPLICATES

16.(1) No

- (a) certificate of qualification, or
- (b) renewal of a certificate of qualification, or
- (c) provisional certificate of qualification,

shall be issued until the applicant has delivered to the board his application in the prescribed form and has paid the prescribed fees.

- (2) No duplicate of a provisional certificate of qualification, or certificate of qualification, or renewal of a certificate of qualification, shall be issued until the applicant has
 - (a) delivered to the board
 - (i) his written application for the duplicate, setting forth particulars of the certificate lost or destroyed, and
 - (ii) evidence satisfactory to the board that the certificate has been in fact lost or destroyed, and
 - (b) paid the prescribed fees.
- 17.(1) No certificate of qualification or provisional certificate of qualification shall be issued until the applicant has furnished to the board evidence in proof of his age.
- (2) Proof of age, under subregulation 1, shall be made by depositing with the board, for inspection,
 - (a) a birth-certificate, or equivalent writing, issued by the proper authority in the jurisdiction in which he was born, or
 - (b) other evidence prescribed under subregulation 3.
- (3) Where the board is satisfied that it is not practicable for the applicant to furnish evidence prescribed in clause a of subregulation 2, the board may accept instead
 - (a) one item of Class A evidence of birth, or
 - (b) two items of Class B evidence of birth,

as prescribed in regulation 8 or 10, as the case may be, of Regulations 363 of Consolidated Regulations of Ontario 1950.

- (4) Documentary proof of age under subregulation 2 or 3 may consist of
 - (a) photostatic copies, or
 - (b) notarially certified copies,

instead of originals.

DUTIES AND RESPONSIBILITIES

CHIEF OPERATING ENGINEERS AND CHIEF OPERATORS

- 18. In addition to any duties and responsibilities prescribed by the Act, a chief operating engineer or a chief operator, with respect to the plant for which he is responsible and of which he supervises the operation, shall
 - (a) take all steps reasonably necessary with a view to maintaining the plant in safe operating condition, and
 - (b) maintain discipline among the persons employed in the plant who are under his control or supervision, and
 - (c) direct and supervise shift engineers or shift operators, as the case may be, in their work and duties for the safe operation of the plant, and
- (d) be on call for duty at the plant at all times except
 - (i) when prevented by reasons of health or other cause beyond his control, or
 - (ii) during the period allowed for vacation, or
 - (iii) when granted leave of absence.

SHIFT ENGINEERS AND SHIFT OPERATORS

- 19. In addition to the duties and responsibilities prescribed by the Act, a shift engineer or shift operator, as the case may be, shall
 - (a) under the direction and supervision of the chief operating engineer of chief operator, as the case may be, be responsible for
 - (i) the safe operation of the plant, and
 - (ii) the supervision of other employees on his shift who are under his control, and
 - (b) maintain a close watch on the condition and repair of all equipment in the plant and report to the chief operating engineer or chief operator, as the case may be, any condition which he considers may impair the safety of the plant, and
 - (c) take such steps as he considers necessary to prevent any immediate danger.

FORMS AND FEES

- 20.(1) With respect to the year 1954, an application for renewal of a certificate of qualification shall be in Form 3.
- (2) A provisional certificate of qualification shall be in Form 4.
 - (3) Application for
 - (a) a certificate of qualification, or
- (b) a provisional certificate of qualification shall be in Form 5.
 - (4) A certificate of qualification shall be in Form 6.
- (5) Subject to subregulation 1, an application for a renewal certificate shall be in Form 7.
 - (6) A renewal certificate shall be in Form 8.
- 21.(1) The fees payable under these regulations are those prescribed in Table 1.
- (2) Where the holder of a certificate of qualification fails to renew it within 1, 2, 3, or 4, consecutive years no renewal shall be issued until he has paid the appropriate reinstatement fee prescribed in Table 1, in addition to the renewal fee.

REVOCATION

22. Ontario Regulations 239/44 and 89/45 (C.R.O. 474) are revoked.

FORM 1

The Operating Engineers Act, 1953 REGISTRATION OF A PLANT

To:
Board of Examiners
Operating Engineers Branch
Department of Labour
Parliament Buildings

	arliament oronto, On							
re	Unde	er <i>The Operati</i> at plant and f	ng Engineers Acturnishes the fol	t, 1953, and t lowing inform	he regulat ation:	ions the ow	vner of the plant specified below	
1.	. OWNER: (a) Name:							
		(b) Postal a	ddress:(nur	nber		street	municipality)	
		(c) Location	of plant:					
2.	BOILER	S INSTALLE	CD:					
	Number	Т	`ype	Square Feet of Heating Surface	Safety- valve Setting	Builders Horse- power Rating	(Do not fill in: For departmental use only) HORSE-POWER RATING	
3.	COMPR	ESSORS (driv	ren by power oth	er than steam)	INSTAL	LED:		
	Number	Air- or Gas- Compressed	Manufac	cturer	Safety- valve Setting	Horse- power of Motor	(Do not fill in: For departmental use only) HORSE-POWER RATING	
							1	
			•					
			4.					
E	Dated at		the	of.				
							(signature)	
I			ction 5 of the Ac					
	(1) Every owner of a high-pressure stationary steam-plant, low-pressure stationary steam-plant, steam-engine plant, compressor plant or refrigeration plant or any combination thereof shall register the plant with the board on the prescribed form and shall furnish such information as may be required by the board for the purposes of this Act.							

FORM 2

The Operating Engineers Act, 1953

CERTIFICATE OF REGISTRATION OF A PLANT

Certificate Number	Serial Number
This is to certify that	(name of owner)
has registered a(cla	Plant ssification)
located at	
of which	
(a) the horse-power ratin	g is, and
(b) the pressure at who	ich the safety-valves on lieve the pressure is
under The Operating Engin	neers Act, 1953, and the
The class of operating engis as follows:	gineer or operator required
Position	Lowest Certificate of Qualification Permitted
Chief operating engineer.	
Chief operator	
Shift engineer or operator	
Assistant shift engineer	

Notes:

19....

 Subsections 3 and 4 of section 5 of the Act read as follows:

Issued at Toronto the.....of..

(3) The owner of a registered plant shall, within fifteen days of any change in the pressure or horse-power rating of the plant, notify the board of such change.

Minister of Labour

(4) When the pressure or horse-power rating of a registered plant is changed sufficiently to change the classification of the plant, the certificate of registration then in force in respect of such plant shall be cancelled and a new one issued in accordance with the new classification of the plant upon payment of the prescribed fee.

- 2. Section 7 of the Act reads as follows:
 - 7. Every certificate of registration shall be displayed in a conspicuous manner in the engine room, compressor room or boiler room of the registered plant.

FORM 3

The Operating Engineers Act, 1953

APPLICATION FOR RENEWAL OF A 1953 CERTIFICATE

A 1953 CERTIFICATE
I,
(print name)
residing at(postal address)
(postal address)
being the holder of a 1953 certificate of qualification as a
apply for a renewal for 1954.
Date:

FORM 4

The Operating Engineers Act, 1953

PROVISIONAL CERTIFICATE OF QUALIFICATION

Certificate Number.		Serial	Number			
This is to certify t	that					
is issued this provisio	nal certific	cate of	qualifica	tion	as	-

stationary engineer (class) under *The Operating Engineers Act*, 1953, and the regulations.

Minister of Labour

Notes:

- 1. Subsection 5 of section 11 of the Act reads as follows:
 - (5) A provisional stationary engineer (fourth, third or second class) holding a provisional stationary engineer (fourth, third or second class) certificate is qualified to perform the same work and duties as a stationary engineer (fourth, third or second class), as the case may be.
- 2. Section 25 of the Act reads as follows:
 - 25. Every provisional certificate of qualification remains in force for one year from the date of issue unless sooner suspended or cancelled and is not renewable.

FORM 5

The Operating Engineers Act, 1953

APPLICATION FOR CERTIFICATE OF QUALIFICATION

To:	
Board of Examiners	
Operating Engineers	Branch
Department of Labou	ır
Parliament Buildings	
Toronto, Ontario	

Parlia	rtment o ament Bu nto, Onta	ildings								
	I, (PF	RINT NA	ME IN BLO	OCK LETTERS)	• • • • • • • •		postal ad	dress)		• • • • • • • •
apply							-			in support
there	of I mak	e the follo	wing stateme	ents:	(classifica	tion de	esired)			
	1. I ho	ld a curre	nt certificate		umber		Pr	ovince		
	2. I an	now		.years of age.	•					
	3. Citiz	zenship: (a) I am a Br	ritish subject (i) by birth	yes" or "i	, or (no'')	(ii) by na	turaliz	ation o	n (date)
		(a British subject but (i) I					(dat	:e)
				(date)						become a
			Canadian	citizen under The Canadia	in Citizen:	ship A	ct on		(dat	e)
			s training and tionary engir	d experience (including pre	sent empl	oymen	it) are as	follow	s:	
	(4	as a sta		l	1		1			
En	ame of	Safety	Registered Horse-	Horse- State Duties in	From		То		Total Time	
p	cluding resent iployer)	-valve Setting	power of Plant	Each Employment	Month	Year	Month	Year	Years	Months
				•						
	(b) as an or	perating engi	neer (other than stationary	engineer)	or op	erator			
En	ame of	Kind of		State Duties in	Fro	m	To)		otal ime
p	oresent aployer)	Machine	. 1	Each Employment	Month	Year	Month	Year	Years	Months
							1			

Dated at.....the.....of.....

Form 6
The Operating Engineers Act, 1953
CERTIFICATE OF QUALIFICATION
Certificate Number Serial Number
This is to certify that
This certificate remains in force during the year ending the 31st day of December 19 and until the date of renewal on or before the first Monday of February 19
Issued at Toronto
Countersigned:
Chairman, Board of Examiners Minister of Labour
Form 7
The Operating Engineers Act, 1953
APPLICATION FOR RENEWAL OF CERTIFICATE OF QUALIFICATION
To: Board of Examiners Operating Engineers Branch Department of Labour Parliament Buildings Toronto, Ontario
Ι,
I, (given names) (surname) PRINT IN BLOCK LETTERS
now residing at
and employed by,
asbeing the holder (position held)
of Certificate of Qualification as a (classification)
Numberapply for a renewal certificate.
Herewith remittance for \$ which I understand is the fee prescribed for renewal.
Date of making application19
(signature of applicant)
NOTE: This application and the renewal fee should be delivered or sent to the Cashier's Office, Department of Labour, Parliament Buildings, Toronto, Ontario.
Form 8
The Operating Engineers Act, 1953
RENEWAL CERTIFICATE
This is to certify that
(address)
is issued under <i>The Operating Engineers Act, 1953</i> , and the regulations, this renewal of certificate of qualifica-
tion as a

issued theof	. 1	9.	
as Number			
Issued at Toronto theof	19)	
Minister of Labour			

Table 1 PRESCRIBED FEES

Item No.	Subject	Fee \$
	REGISTRATION OF PLANTS	
1	On the issue of a certificate of registration of a plant	5
2	On the issue of a certificate of registration in accordance with a new classification	3
	PROVISIONAL CERTIFICATES	
3	For a provisional certificate of qualification as a stationary engineer (fourth, third, or second, class)	10
	EXAMINATIONS, RE-EXAMINATIONS, AND CERTIFICATES OF QUALIFICATION	
4	On examination for a certificate of qualification* as a	
	(a) stationary engineer (fourth class)	5
	(b) stationary engineer (third class).	7
	(c) stationary engineer (second class)	10
	(d) stationary engineer (first class)	15
	(e) hoisting engineer	7
	(f) hoisting engineer (electrical and internal combustion)	7
	(g) traction engineer	7
	(h) hoisting and traction engineer	5
	(i) compressor operator	8
	(j) refrigeration operator	8
5	On re-examination for a certificate of qualification* as a	
	(a) stationary engineer (fourth class)	2
	(b) stationary engineer (third class).	5
	(c) stationary engineer (second class)	7
	(d) stationary engineer (first class)	10
	(e) hoisting engineer	5
	(f) hoisting engineer (electrical and internal combustion)	5
	(g) traction engineer	5
	(h) hoisting and traction engineer	3

	(i) compressor operator	5
	(j) refrigeration operator	5
	DUPLICATES OF CERTIFICATES	
6	For the issue of a duplicate of	
	(a) a provisional certificate of qualification	3
	(b) a certificate of qualification (any classification)	3
	(c) a renewal of a certificate of qualification (any classification)	3
	RENEWALS	
7	For the issue of a renewal of a certificate of qualification (any classification) where the application and fee are received by the board	
	(a) on or before the first Monday of February of the year next	
	following the year with respect to which the former certificate was issued	2
	or	
	(b) after the date specified in sub- item a but before the next following 30th of October	3
	REINSTATEMENTS	
8	For reinstatement where the annual fee has not been paid for	
	(a) 1 year	2
	or	
	(b) 2 consecutive years	3
	or	
	(c) 3 consecutive yearsor	4
	(d) 4 consecutive years	5

* Where an applicant is successful on his examination or re-examination or further re-examination, as the case may be, the appropriate certificate of qualification is issued without additional fee.

(1487) 32

THE OPERATING ENGINEERS ACT, 1953

O. Reg. 132/54. Members of the Board. New. Made—22nd July, 1954. Filed—26th July, 1954.

REGULATIONS MADE UNDER THE OPERATING ENGINEERS ACT, 1953

1. The board shall be composed of 3 members.

(1488) 32

THE INDUSTRIAL STANDARDS ACT

O. Reg. 133/54.
Plastering Industry in the Ottawa Zone.
New and Revoking O. Regs. 222/53.
Made—22nd July, 1954.
Filed—26th July, 1954.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 222/53 are revoked.
- 3. These regulations come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*.

SCHEDULE FOR THE PLASTERING INDUSTRY IN THE OTTAWA ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
 - (a) Saturday,
 - (b) Sunday,
 - (c) New Year's Day,
 - (d) Good Friday,
 - (e) Victoria Day,
 - (f) Dominion Day,
 - (g) Labour Day,
 - (h) Thanksgiving Day, and
 - (i) Christmas Day.

HOURS OF WORK

- 2.(1) The regular working periods for the industry shall be
 - (a) a regular working-week consisting of not more than 40 hours of work to be performed during the regular working-days, and
 - (b) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday, and Friday, during the months of
 - (i) April to September, both inclusive, between 8 a.m. and 5 p.m. where one hour is given for noon recess, and
 - (ii) October to March, both inclusive, between 8 a.m. and 4.30 p.m. where one-half hour is given for noon recess.
- (2) Where the work cannot reasonably be performed during the hours prescribed in clause b of subsection 1, it may be performed during any other hours if an employee does not work more than 8 hours; and this work shall be night work.

MINIMUM RATE OF WAGES

- 3. The minimum rate of wages shall be \$1.95 an hour for
 - (a) work performed during the regular working periods, and
 - (b) night work.

SHIFT WORK

- 4.(1) Where the work is performed in two or more shifts, an employee shall be deemed to be employed during a regular working-day where
 - (a) the shifts of not more than 8 hours each are operated between 1 a.m. on Monday and 8 a.m. on Saturday of the same week, and
 - (b) no employee, other than a foreman, works on more than one shift in any 24-hour period.
- (2) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.
- (3) Where two or more shifts are worked on the same job, only one shift shall be a day-shift.

OVERTIME WORK

- 5. Work performed in the industry
 - (a) at any time other than during the working periods prescribed in sections 2 and 4, and
 - (b) on a holiday

shall be overtime work.

- 6.(1) No overtime work shall be performed in the industry without a permit from the advisory committee.
- (2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.
- 7.(1) No permit for overtime work shall be issued to any person other than an employer.
- (2) No permit shall be issued by the advisory committee for overtime work on a holiday except
 - (a) in cases of extreme necessity where life or property is jeopardized, or
 - (b) where the work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings being altered or repaired.

RATES OF WAGES FOR OVERTIME WORK

- 8. The rate of wages for overtime work shall be
 - (a) \$2.92½ an hour for overtime work performed up to midnight on a regular working-day, and
 - (b) \$3.90 an hour for all other overtime work.

ADVISORY COMMITTEE

9. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(1489)

THE HIGHWAY TRAFFIC ACT

O. Reg. 134/54. Specification of Signs. Amending O Regs. 265/44 (C.R.O. 408) and Revoking O. Regs. 202/47, and 124/49 Made—23rd July, 1954. Filed—27th July, 1954.

REGULATIONS MADE BY THE DEPARTMENT UNDER THE HIGHWAY TRAFFIC ACT

SPECIFICATION OF SIGNS

PART 1

SPECIAL SPEED-LIMIT SIGNS

- 1. Signs
 - (a) displayed at built-up areas, and
 - (b) marking
 - (i) a highway or portion thereof in respect of which the council of a city, town, or village, has, or the trustees of a police village have, passed a by-law under subsection 1a, or 2a, of section 28 of the Act, and
 - (ii) a highway in respect of which the council of a township has passed a by-law under subsection 1a of section 28 of the Act,

shall not be less than 18 inches in width and 30 inches in height.

- 2. The wording and design of signs displayed
 - (a) at the entrance to a built-up area, or within the area, shall be:

SPEED LIMIT	or	SPEED
30 MILES		30

and

(b) subject to regulation 4, at the end of a builtup area shall be:

END		SPEED		SPEED
30	or	LIMIT	or	LIMIT
MILE		50		50
LIMIT		MILES		

- 3. Where the council of a city, town, or village has, or the trustees of a police village have, prescribed by by-law a speed limit under subsection 1a of section 28 of the Act, the wording and design of signs marking
 - (a) (i) the entrance to the highway or portion thereof, or
 - (ii) within the highway or portion thereof,

in respect of which the by-law was passed, shall be:

SPEED LIMIT	or	SPEED
25		25
MILES		

and

(b) subject to regulation 5, the end of the highway or portion thereof referred to in clause a, shall be:

END SPEED SPEED
25 or LIMIT or LIMIT
MILE 30 30
LIMIT MILES

- 4. Where the council of a township has by by-law prescribed a speed limit under subsection 1a of section 28 of the Act, the wording and design of signs marking
 - (a) (i) the entrance to the highway, or
 - (ii) within the highway,

in respect of which the by-law was passed, shall be:

SPEED SPEED LIMIT or LIMIT 25 25 MILES

and

(b) subject to regulation 2, the end of the highway referred to in clause a, shall be:

END SPEED SPEED
25 or LIMIT or LIMIT
MILE 50 50
LIMIT MILES

- 5. Where the council of a city, town, or village has, or the trustees of a police village have, by by-law authorized a higher rate of speed under subsection 2a of section 28 of the Act, the wording and design of signs marking
 - (a) (i) the entrance to the highway or portion thereof, or
 - (ii) within the highway or portion thereof,

in respect of which the by-law was passed, shall be:

SPEED LIMIT or LIMIT (insert rate authorized, in figures) milles

(b) subject to regulation 3, the end of the highway or portion thereof referred to in clause a, shall be:

END SPEED SPEED (insert rate or LIMIT or LIMIT authorized, in figures) MILES MILE LIMIT

6. The letters on signs shall not be less than 4 inches high and the figures not less than 6 inches high, coloured black on a white or yellow background.

LOCATIONS OF SIGNS

- 7.(1) One sign shall be erected and maintained on the right-hand side of the highway facing approaching traffic at
 - (a) the entrance to
 - (i) a built-up area, and
 - (ii) a highway or portion thereof in respect of which the council of a city, town or village has, or the trustees of a police

- village have, passed a by-law under subsection 1a, or 2a, of section 28 of the Act, and
- (iii) a highway in respect of which the council of a township has passed a by-law under subsection 1a of section 28 of the Act, and
- (b) the end of
 - (i) the built-up area,
 - (ii) the highway or portion thereof referred to in subclause ii of clause a, and
 - (iii) the highway referred to in subclause iii of clause a,

but where compliance with clause b would result in a sign under that clause being erected within 50 feet of a sign erected under clause a, the sign under clause b shall not be erected.

- (2) Where the built-up area, or the highway or portion thereof referred to in subclause ii of clause a of subregulation 1, or the highway referred to in subclause iii of clause a of subregulation 1, extends for a distance of more than 1,000 feet, additional signs shall be erected and maintained on the right-hand side of the highway facing approaching traffic, so that the distance between signs shall not be more than 1,000 feet.
- (3) Signs shall be placed not more than 15 feet from the curb or edge of the travelled portion of the highway and the bottom edge of the signs shall not be more than 7 feet above the level of the travelled portion of the highway.

ERECTION AND MAINTENANCE OF SIGNS

8. No person other than a municipal corporation or other authority having jurisdiction over the highway may erect or maintain signs prescribed in these regulations.

PART 2

THROUGH HIGHWAYS SIGNS

LOCATION

- 9.(1) Signs shall be erected and maintained at the approaches to every intersection of a through highway, except an intersection where a signal-light traffic control system is maintained.
- (2) A sign marking a through highway in a built-up area, or city, town, village, or police village shall
 - (a) be placed
 - (i) not more than 6 feet from the curb or travelled portion of, and
 - (ii) on the right-hand side of,

the highway entering or intersecting the through highway,

- (b) be placed at least 15 feet and not more than 50 feet from the curb or travelled portion of the through highway, and so as to face traffic approaching the through highway, and
- (c) be so placed that the bottom edge thereof is at least 6 feet but not more than 8 feet above the level of the travelled portion of the highway on which the sign is placed.

- (3) A sign marking a through highway other than one under subregulation 2 shall
 - (a) be placed
 - (i) not more than 10 feet from the curb or travelled portion of, and
 - (ii) on the right-hand side of,
 - the highway entering or intersecting the through highway,
 - (b) be placed at least 15 feet but not more than 50 feet from the curb or travelled portion of the through highway, and so as to face traffic approaching the through highway, and
 - (c) be so placed that the bottom edge thereof is at least 2 feet but not more than 4 feet above the level of the travelled portion of the highway on which the sign is placed.
- (4) Where conditions at an intersection make the placing of signs in accordance with subregulations 2 and 3 impractical, signs shall be placed so as to comply as nearly as possible with those subregulations.
- 10.(1) A sign erected at the highway entering or intersecting a through highway shall be so placed as to be visible at all times for a distance of at least 200 feet to the traffic approaching the sign.
- (2) Signs shall be at least 2 feet high and at least 2 feet wide and may be square or octagonal in shape.

- (3) Signs shall bear the words "Stop Through Street" or "Stop Through Highway".
 - (4) The word "stop" on signs shall be in letters
 - (a) at least 8 inches high with the lines forming the letters at least 1¼ inches wide, and
 - (b) coloured black on a white or yellow background.
- (5) The words "through highway" or "through street" on signs shall be in letters
 - (a) at least $3\frac{1}{2}$ inches high, with the lines forming the letters at least $\frac{1}{2}$ inch wide, and
 - (b) coloured black on a white or yellow background.

PART 3

REVOCATIONS

11. Parts III and V of Ontario Regulations 265/44 (C.R.O. 408) and Ontario Regulations 202/47, and 124/49, are revoked.

GEO. H. DOUCETT Minister of Highways

Dated at Toronto, this 23rd day of July, 1954.

(1520)

32

Publications Under The Regulations Act

August 14th, 1954

THE DEPARTMENT OF EDUCATION ACT, 1954

O. Reg. 135/54. General Legislative Grants. Amending O. Regs. 30/53. Approved—22nd July, 1954. Filed—30th July, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT, 1954

- 1. In these regulations "principal Regulations" means Ontario Regulations 30/53.
- 2. Sub-clause ii of clause b of subregulation 1 of regulation 7 of the principal Regulations is struck out.
- 3. Subregulation 2 of regulation 8 of the principal Regulations is amended by striking out the numeral "7" in the last line and substituting therefor the numeral "8".
- 4. Part 3 of the principal Regulations is revoked and the following substituted therefor:

PART 3

NIGHT SCHOOLS

APPLICATION

29. This Part applies to general legislative grants in respect of night schools.

AMOUNT OF GRANTS

- 30. Subject to regulation 31b, the board of a public or separate school operating a night school shall be paid a grant on the salaries of the teaching staff of the night school paid in the preceding year at the percentage applicable under regulation 10.
- 31. Subject to regulation 31b, the board of a continuation school operating a night school shall be paid a grant on the salaries of the teaching staff of the night school paid in the preceding year at the percentage applicable under regulation 20.
- 31a. (1) Subject to subregulation 2 and regulation 31b, the board of a high school operating a night school shall be paid a grant on the salaries of the teaching staff of the night school paid in the preceding year at the percentage applicable under regulation 21.
 - (2) Subject to regulation 31b, where the board also operates a vocational school, the percentage applicable shall be 50.
- 31b. (1) Where a board provides in a night school operated by it instruction in English and Citizenship, or French and Citizenship, or both, for new-comers to Canada, the board shall be paid a grant of 90 per cent of the salaries of the teaching staff of the night school giving instruction in these subjects paid in the preceding year and the salaries of these teachers shall not be included in the salaries referred to in regulations 30, 31, and 31a.

- (2) In subregulation 1 "new-comer to Canada" means person who
 - (a) has been granted permanent admission into Canada under the *Immigration Act* (Canada), and
 - (b) has not acquired Canadian citizenship under the Canadian Citizenship Act,

but does not include a person who is in regular attendance at school.

- 5. The principal Regulations are amended by adding immediately after regulation 38 the following regulation:
 - 38a. (1) Notwithstanding subregulation 7 of regulation 10, where a city annexes a portion of a rural municipality, and the annexation results in
 - (a) a portion of a rural school-section, or rural separate-school area being within the city, and
 - (b) a portion of the assessment of the city being used in support of a public or separate school of the rural schoolsection or rural separate-school area, as the case may be, located in the portion of the rural municipality not annexed by the city,

the average daily attendance of pupils and the approved cost shall be divided between the portion of the rural school-section or rural separate-school area within that portion of the rural municipality annexed by the city and the remaining portion of the rural school-section or separate-school area in the proportion that the enrolment of pupils residing

- (c) in the portion of the rural schoolsection or rural separate-school area within that portion of the rural municipality annexed by the city, and
- (d) in the remaining portion of the rural school-section or rural separate-school area,

respectively, bears to the total enrolment of pupils resident in the rural school-section or rural separate-school area, as the case may be, on the first school day in December in the same year.

(2) Grants to the board of a rural school-section or rural separate-school area to which subregulation 1 applies shall be calculated as if a board operating a school existed for each of the 2 portions of the rural school-section or rural separate-school area, and the total thereof shall be paid to the board of the rural school-section or the rural separate-school area, as the case may be.

> W. J. DUNLOP Minister of Education

TORONTO, July 5, 1954.

(1559) 33

THE PUBLIC HEALTH ACT

O. Reg. 136/54. Leeds and Grenville Health Unit. Amending Regulations 335 of Consolidated Regulations 1950. Approved—22nd July, 1954. Filed—30th July, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

- 1.(1) Section 1, except clauses a, b, c, and d, of Schedule 13 of Regulations 335 of Consolidated Regulations of Ontario 1950, is revoked and the following substituted therefor:
 - The Board of Health of the Leeds and Grenville Health Unit shall consist of 8 members as follows:
- (2) Section 1 of Schedule 13 of Regulations 335 of Consolidated Regulations of Ontario 1950, is further amended by adding thereto the following clause:
 - (e) one member to be appointed annually by the Municipal Council of the Town of Prescott.

M. PHILLIPS

(1560)

33

THE PUBLIC HEALTH ACT

O. Reg. 137/54. General Amendments. Amending O. Regs. 193/53. Approved—22nd July, 1954. Filed—30th July, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

- 1.(1) Clause a of regulation 21 of Ontario Regulations 193/53 is revoked.
- (2) Regulation 21 of Ontario Regulations 193/53, as amended by Ontario Regulations 111/54, is further amended by adding the following clauses:
 - (a) aldrin, and
 - (aa) antu, and
 - (aaa) arsenic trioxide, and
- 2. Clause a of regulation 25 of Ontario Regulations 193/53 is revoked and the following substituted therefor:
 - (a) as a suspension in air in the interior of any building, or
- 3.(1) The heading immediately before regulation 26 of Ontario Regulations 193/53 is amended by adding at the commencement thereof the words "Aldrin and".
- (2) Regulation 26 of Ontario Regulations 193/53 is revoked and the following substituted therefor:
 - Aldrin and dieldrin shall not be used for extermination
 - (a) in the interior of any building used for human habitation, or
 - (b) in such a manner as to contaminate food or drink for human consumption, or

- (c) in such a manner as to contaminate any building or area other than that being treated or
- (d) in such a way as to expose any person to contamination.
- 4. Regulation 27 of Ontario Regulations 193/53 except clauses a, b and c, is revoked and the following substituted therefor:
 - 27. When an extermination is performed with aldrin or dieldrin, each person engaged in the extermination shall
- 5. Regulation 32 of Ontario Regulations 193/53 is revoked and the following substituted therefor:
 - 32. (1) No exterminator shall store an organic phosphate compound except in a storage room so ventilated that any gases which may escape from the compound are discharged into the open air outside the building where the storage room is located.
 - (2) On the outside of all doors leading into the storage room a placard shall be fixed bearing the words "DANGER—POISONOUS SUBSTANCES STORED INSIDE".
 - (3) No person shall be permitted to enter the storage room unless he has been authorized so to do by the exterminator who is the owner of the organic phosphate compound or has the compound under his control.
 - (4) Where the original container has been opened or has been broken, the organic phosphate compound shall be
 - (a) destroyed, or
 - (b) placed in a glass or metal container and all openings in the container shall be securely closed so that no gases may escape.
- 6.(1) The heading immediately before regulation 51 of Ontario Regulations 193/53 is amended by adding at the commencement thereof the words "Arsenic trioxide,".
- (2) Regulation 51 of Ontario Regulations 193/53 is amended by adding at the commencement thereof the words "Arsenic trioxide,".
- 7. Regulation 52 of Ontario Regulations 193/53 is revoked and the following substituted therefor:
 - 52. A person handling arsenic trioxide, thallium sulphate, strychnine or zine phosphide shall wear natural-rubber gloves.
- 8. Clause a of regulation 53 of Ontario Regulations 193/53, as made by Ontario Regulations 111/54, is revoked and the following substituted therefor:
 - (a) keep, for a period of 6 months after the extermination is completed, a record of the number and location of each bait of arsenic trioxide, thallium sulphate, strychnine or zinc phosphide placed in an area, and
- 9. Clauses a and b of regulation 54 of Ontario Regulations 193/53 are revoked and the following substituted therefor:
 - (a) a householder who exterminates in his own dwelling house, or
 - (b) a person engaged in plant or animal production who exterminates on the premises where the plant or animal production is carried on

- 10. Clauses a, b and c of regulation 55 of Ontario Regulations 193/53 are revoked and the following substituted therefor:
 - (a) an operator of an eating-establishment who exterminates in the eating-establishment of which he is the operator, or
 - (b) a person engaged in extermination on a premises operated for plant or animal production, or
 - (c) a person engaged in extermination in an industry where the person is the owner of the industry or an employee of the owner,
- 11. Regulation 56 of Ontario Regulations 193/53 except clauses a, b, c and d, is revoked and the following substituted therefor:

- 56. The persons mentioned in regulations 54 and 55 are so exempt on condition that those persons in engaging in extermination shall not use
- 12. Regulation 58 of Ontario Regulations 193/53 is amended by adding the following subregulation:
 - (2) An owner or possessor of bees who is engaged in fumigation of apiarian hives or equipment on his own premises by the use of methyl bromide is exempt from subsection 1 of section 77 of the Act.

M. PHILLIPS
Minister of Health

(1561)

33

Publications Under The Regulations Act

August 21st, 1954

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 138/54. Controlled-access Highway— Kingston By-pass. Amending Regulations 134 of Consolidated Regulations 1950. Made—5th August, 1954. Filed—10th August, 1954.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

1. Regulations 134 of Consolidated Regulations of Ontario 1950 as amended by Ontario Regulations 110/51, 161/51, 292/51, 46/52, 352/52, 48/53, 223/53, 44/54, and 115/54, are further amended by adding immediately after regulation 14 the following regulation:

KINGSTON BY-PASS

15. That portion of the King's Highway described in schedules 39 and 40, and outlined in red and illustrated on maps or plans filed in the office of the Registrar of Regulations at Toronto as numbers 93 and 94, respectively, is designated as a controlled-access highway.

SCHEDULE 39

In the Township of Kingston in the County of Frontenac being

- (a) part of lots 16 to 21, both inclusive, concession 3, and
- (b) part of the road allowance between lots 17 and 18, concession 3,

and, premising that all bearings are astronomic and are referred to the meridian through the north-east angle of lot 6 concession 7 western addition, bounded by a line located as follows:

Commencing at a point in the easterly limit of the King's Highway, the point being

- (i) south 0° 46' east 1318.9 feet, and
- (ii) north 81° 39′ 30″ west 1247.78 feet,

from a monument marking the north-east angle of lot 16 concession 3, thence south 0° 25' east along the easterly limit 303.52 feet; thence south 81° 39' 30" east 73.61 feet to a monument; thence south 81° 39′ 30" east 620.17 feet to a monument; thence south 81° 39′ 30" east 464.15 feet to a monument; thence south 81° 39′ 30" east 464.15 feet to a monument; thence south 81° 39′ 30" east 512.65 feet to a monument; thence south 81° 39′ 30" east 426.30 feet to a monument; thence south 80° 06′ 33" east 301.52 feet to a monument; thence south 77° 00′ 41" 301.52 feet to a monument; thence south 77° 00′ 41″ east 301.52 feet to a monument; thence south 73° 54′ 48″ east 301.52 feet to a monument; thence south 70° 48′ 56″ east 301.52 feet to a monument; thence south 69° 16′ east 525.08 feet to a monument; thence south 69° 16′ east 571.27 feet to a monument; thence south 69° 16′ east 521.27 feet to a monument; thence south 69° 16′ east 524.40 feet to a monument; thence south 69° 16′ east 524.49 feet to a monument; thence south 69° 16′ east 524.49 feet to a monument; thence south 69° 16′ east 543.47 feet to a monument; thence south 69° 16′ east 543.47 feet to a monument; thence south 69° 16′ east 543.47 feet to a monument; thence south 69° 16′ east 308.07 feet to the northerly limit of the City of Kingston; thence north 87° 56′ east along the northerly limit 774.16 feet to a point

- (i) south 0° 36' east 3124.95 feet, and
- (ii) south 87° 56' west 466.11 feet,

from a monument marking the north-east angle of lot 21 concession 3; thence north 69° 16′ west 16.14 feet to a monument; thence north 69° 16′ west 494.22 feet to a monument; thence north 69° 16′ west 511.39 feet to a monument; thence north 69° 16′ west 543.47 feet to a monument; thence north 69° 16′ west 542.49 feet to a monument; thence north 69° 16′ west 527.74 feet to a monument; thence north 69° 16′ west 527.74 feet to a monument; thence north 69° 16′ west 504.60 feet to a monument; thence north 69° 19′ west 531.23 feet to a point in the westerly limit of lot 19 concession 3 distant 1913.36 feet measured south 0° 53′ east along the westerly limit from a monument marking the north-west angle of lot 19; thence north 69° the north-west angle of lot 19; thence north 69° 16′ west 40.04 feet to a monument; thence north 69° 16′ west 525.08 feet to a monument; thence north 70° 48′ 56″ west 317.73 feet; thence north 73° 54′ 48″ west 317.73 feet to a monument; thence north 77° 00′ 41″ west 317.73 feet to a monument; thence north 80° 06′ 33″ west 317.73 feet to a monument; thence north 81° 39′ 30″ west 426.30 feet to a monument; thence north 81° 39′ 30″ west 426.30 feet to a monument; thence north 81° 39′ 30″ west 409.02 feet to a point in the westerly limit of lot 17 concession 3 distant 1318.9 feet measured south 0° 46′ east along the westerly limit from a monument marking the north-west angle of lot 17; thence north 81° 39′ 30″ west 464.15 feet to a monument; thence north 81° 39′ 30″ west 464.15 feet to a monument; thence north 81° 39′ 30″ west 400.17 feet to a monument; thence north 81° 39′ 30″ west 400.17 feet to a monument; thence north 81° 39′ 30″ west 400.17 feet to a monument; thence north 81° 39′ 30″ west 400.17 feet to a monument; thence north 81° 39′ 30″ west 400.17 feet to a monument; thence north 81° 39′ 30″ west 400.17 feet to a monument; thence north 81° 39′ 30″ west 400.17 feet to a monument; thence north 81° 39′ 30″ west 400.17 feet to a monument; thence north 81° 39′ 620.17 feet to a monument; thence north 81° 39' 30" west 119.83 feet to the point of commencement.

SCHEDULE 40

In the City of Kingston in the County of Frontenac being

- part of lots 21, 22, 23 and 24, concession 3 formerly in the Township of Kingston,
- (b) part of lots 2, 3, 5 and 6, registered plan 68, and
- · (c) part of Division Street,

and, premising that all bearing are astronomic and are referred to the meridian through the north-west angle of lot 6 concession 7 western addition, bounded by a line located as follows:

Commencing at a point in the northerly limit of the City of Kingston, the point being

- (i) south 0° 36' east 3124.95 feet, and
- (ii) south 87° 56' west 466.11 feet,

from a monument marking the north-east angle of from a monument marking the north-east angle of lot 21 concession 3, thence south 87° 56′ west along the northerly limit 774.16 feet; thence south 69° 16′ east 203.32 feet to a monument; thence south 69° 16′ east 494.22 feet to a monument; thence south 69° 16′ east 532.54 feet to a monument; thence south 71° 09′ 15″ east 387.32 feet to a monument; thence south 74° 55′ 45″ east 387.32 feet to a monument; thence south 78° 42′ 15″ east 387.32 feet to a monument; thence south 82° 28′ 45″ east 387.32 feet to a monument; thence south 84° 88′ 48′ 48′ east 387.32 feet to a monument; thence south 84° 88′ 48′ 48′ east 387.32 feet to a monument; thence south 84° east 387.32 feet to a monument; thence south 84° 22' east 574.20 feet to a monument; thence south 84° 22' east 480.95 feet to a monument; thence south 84° 22' east 458.06 feet to a monument; thence south 84° 22' east 167.58 feet to a monument; thence south 84° 22' east 1567.83 feet to a monument;

ment; thence south 86° 59′ 21″ east 275.88 feet to a monument; thence north 87° 45′ 54″ east 275.88 a monument; thence north 87° 45′ 54″ east 275.88 feet to a monument; thence north 82° 31′ 10″ east 275.88 feet to a monument; thence north 77° 16′ 24″ east 275.88 feet to a monument; thence north 72° 01′ 39″ east 275.88 feet to a monument; thence north 66° 46′ 54″ east 275.88 feet to a monument; thence north 61° 32′ 08″ east 275.88 feet to a monument; thence north 53° 40′ east 275.88 feet; thence north 53° 40′ east 94.02 feet to a monument; thence north 53° 40′ east 493.60 feet to a monument; thence north 53° 40′ east 493.60 feet to a monument: thence north 53° east 493.60 feet to a monument; thence north 53° 40′ east 493.60 feet to a monument; thence north 53° 40′ east 532.20 feet to a monument; thence north 53° 40′ east 1011.34 feet to a monument; thence north 53° 40′ east 526.90 feet to a monument; thence north 53° 40′ east 449.48 feet to a monument; thence north 53° 40′ east 631.21 feet to a monument; thence north 53° 40′ east 631.21 feet to a monument; thence northerly limit of the City of Kingston point in the northerly limit of the City of Kingston 334.72 feet measured south 84° west along the 334.72 feet measured south 84° west along the northerly limit from a monument marking the north-east angle of lot 1 registered plan 368; thence south 84° west along the northerly limit 593.92 feet; thence south 53° 40′ west 118.63 feet to a monument; thence south 53° 40′ west 449.48 feet to a monument; thence south 53° 40′ west 526.90 feet to a monument; thence south 53° 40′ west 515.74 feet to a monument; thence south 53° 40′ west 53° 40′ west 53° 40′ beet to a monument; thence south 53° 40′ west 532.20 feet to a monument; thence south 53° 40′ west 493.60 feet to a monument; thence south 53° 40' west 493.60 feet to a monument; thence south 53° 40' west 243.14 feet to a ment; thence south 35 40 West 243.14 feet to a point in the westerly limit of lot 5 registered plan 68 distant 581.70 feet measured south 5° 49′ east along the westerly limit from a monument marking the north-west angle of lot 5; thence south 123.103.03 67 feet measured the south 123.103 feet measured the south 123.1 53° 40' west 238.97 feet to a monument; thence south 53° 40' west 94.02 feet; thence south 56° 17' west 248.44 feet to a monument; thence south 21" west 248.44 feet to a monument; thence south 61° 32′ 08" west 248.44 feet to a monument; thence south 66° 46′ 54" west 248.44 feet to a monument; thence south 72° 01′ 39" west 248.44 feet to a monument; thence south 77° 16′ 24" west 248.44 feet to a monument; thence south 82° 31′ 10" west 248.44 feet to a monument; thence south 87° 45′ 54" west 248.44 feet to a monument; thence north 86° 59′ 21" west 248.44 feet to a monument; thence north 84° 22′ west 628.37 feet to a point in the westerly limit of lot 2 registered plan 68 in the westerly limit of lot 2 registered plan 68 distant 169.22 feet measured south 6° 11′ 30″ east along the westerly limit from the north-west angle of lot 2; thence north 84° 22' west 939.46 feet to a monument; thence north 84° 22' west 167.58 feet to a monument; thence north 84° 22' west west 458.06 feet to a monument; thence north 84° 22′ west 458.05 feet to a monument; thence north 84° 22′ west 480.95 feet to a monument; thence north 84° 22′ west 574.20 feet to a monument; thence north 82° 28′ 45″ west 367.54 feet; thence north 78° 42′ 15″ west 367.54 feet to a monument; thence north 74° 55′ 45″ west 367.54 feet to a monument; thence north 71° 09′ 15″ west 367.54 feet to a monument; thence north 69° 16′ west 516.41 feet to the point of commencement. 516.41 feet to the point of commencement.

(1593) 34

THE PUBLIC HOSPITALS ACT

O. Reg. 139/54.
By-law of The Governing Council of The Salvation Army, Canada East.
New.
Approved—5th August, 1954.
Filed—12th August, 1954.

REGULATIONS MADE UNDER THE PUBLIC HOSPITALS ACT

1. The by-law of The Governing Council of The Salvation Army, Canada East set forth in the Appendix is approved.

APPENDIX

By-law Number 706 of The Governing Council of The Salvation Army, Canada East

EXPROPRIATION OF LANDS FOR HOSPITAL PURPOSES

WHEREAS the lands described in schedules 1, 2 and 3 are requisite for and advantageous to the purposes of the Hospital;

NOW THEREFORE The Governing Council of the Salvation Army, Canada East enacts that the lands described in schedules 1, 2 and 3 are expropriated.

THE GOVERNING COUNCIL OF THE SALVATION ARMY, CANADA EAST

Vice-Chairman.
ROBT WATT
Secretary-Treasurer.

R. F. HAREWOOD

(Seal)

SCHEDULE 1

In the City of Toronto in the County of York being composed of part of Park Lot 7, Concession 1 from the Bay, described as follows:

COMMENCING at a point in the westerly limit of Church Street distant 89 feet 10 inches from the intersection of the northerly limit of Hayden Street and the westerly limit of Church Street; thence north 16° 21′ 30″ west 52 feet; thence west 16° south 53 feet 9½ inches; thence north 16° 21′ west 10 feet 7¾ inches; thence west 16° south 27 feet 7¾ inches; thence south 15° 48′ east 62 feet 7 inches; thence east 16° north, 81 feet 11 inches to the point of commencement.

SCHEDULE 2

In the City of Toronto in the County of York being composed of part of Lot 1, Plan 163 and part of Park Lot 7, Concession 1 from the Bay, described as follows:

COMMENCING at a point in the westerly limit of Church Street distant 89 feet 10 inches northerly from the intersection of the northerly limit of Hayden Street and the westerly limit of Church Street; thence west 16° south 81 feet 11 inches; thence south 15° 48′ east 7 feet 5 inches; thence west 16° south 16 feet 8½ inches; thence south 16° 14′ east 25 feet 8½ inches; thence east 16° north 98 feet 8½ inches; thence north 16° 21′ 30″ west 33 feet 2 inches to the point of commencement.

SCHEDULE 3

In the City of Toronto in the County of York being composed of part of lots 13 and 14, Plan 163 described as follows:

COMMENCING at a point in the northerly limit of Hayden Street, being also the southerly limit of lot 14, distant 1½ inches east of the south-east angle of lot 13; thence west 16 degrees south along the southerly limit of lots 14 and 13 a distance of 16 feet 11½ inches; thence northerly 81 feet 8 inches to a point in the northerly limit of lot 13 distant 16 feet 7 inches measured westerly along the northerly limit of the lot from the north-east angle thereof; thence easterly along the northerly limit of lot 13 a distance of 16 feet 7 inches to the north-east angle of the lot; thence southerly in a straight line 81 feet 10 inches to the point of commencement.

(1612)

34

Publications Under The Regulations Act

August 28th, 1954

THE GAME AND FISHERIES ACT

O. Reg. 140/54. Open Season for Fur-bearing Animals. New and Revoking O. Regs. 126/53, 153/53, 187/53 and 56/54. Made—6th August, 1954. Filed—16th August, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE GAME AND FISHERIES ACT

OPEN SEASON FOR SQUIRREL

1. Black, gray and fox squirrel may be hunted, taken or killed, or possessed, in any part of Ontario from the 1st of November to the 6th of November, both inclusive, in 1954, but no person shall hunt, take or kill more than an aggregate number of 5 squirrel in a day, or possess more than an aggregate number of 10 squirrel at any one time.

OPEN SEASON FOR RABBIT

- Rabbit may be trapped, hunted, taken or killed, or possessed,
 - (a) in the counties of Essex and Kent from the 1st of November 1954 to the 31st of January 1955, both inclusive,
 - (b) in the localities described in schedule 1 from the 1st of November 1954 to the 28th of February 1955, both inclusive,
 - (c) in the localities described in schedule 2 on the 27th of October 1954 and from the 29th of October 1954 to the 28th of February 1955, both inclusive, and
 - (d) in any part of Ontario not described in clause a and schedules 1 and 2 from the date of the filing of these Regulations under The Regulations Act to the 31st of August 1955, both inclusive.

OPEN SEASON FOR BEAVER

- 3. Beaver may be trapped, hunted, taken or killed, or possessed, in the localities described
 - (a) in schedule 3 from the 1st of November 1954 to the 21st of May 1955, both inclusive, and
 - (b) in schedule 4 from the 15th of November 1954 to the 30th of April 1955, both inclusive.

OPEN SEASON FOR FISHER AND MARTEN

4. Fisher and marten may be trapped, hunted, taken or killed, or possessed, by the holder of a licence in form 2 of Regulations 129 of Consolidated Regulations of Ontario 1950 from the 1st of November 1954 to the 21st of January 1955, both inclusive.

OPEN SEASON FOR FOX

5. Fox may be trapped, hunted, taken or killed, or possessed, in any part of Ontario from the date of the filing of these Regulations to the 16th of August 1955, both inclusive.

OPEN SEASON FOR LYNX

6. Lynx may be trapped, hunted, taken or killed, or possessed, by the holder of a licence in form 2 of Regulations 129 of Consolidated Regulations of Ontario 1950 from the 1st of November 1954 to the 28th of February 1955, both inclusive.

OPEN SEASON FOR MINK

- 7. Mink may be trapped, hunted, taken or killed, or possessed, in the localities described
 - (a) in schedule 5 from the 1st of November 1954 to the 28th of February 1955, both inclusive,
 - (b) in schedule 6 from the 1st of November 1954 to the 21st of January 1955, both inclusive, and
 - (c) in schedule 7
 - (i) from the 1st of November 1954 to the 28th of February 1955, both inclusive, by the holder of a licence in form 2 of Regulations 129 of Consolidated Regulations of Ontario 1950, and
 - (ii) from the 1st of November 1954 to the 21st of January 1955, both inclusive, by the holder of a licence in form 4 of Regulations 129 of Consolidated Regulations of Ontatio 1950.

OPEN SEASON FOR MUSK-RAT

- 8. Musk-rat may be trapped, hunted, taken or killed, or possessed, in the localities described
 - (a) in schedule 5 from the 1st of November 1954 to the 31st of May 1955, both inclusive,
 - (b) in schedule 8 from the 1st of November 1954 to the 21st of May 1955, both inclusive,
 - (c) in schedule 9
 - (i) from the 1st of November 1954 to the 5th of May 1955, both inclusive, by the holder of a licence in form 2 of Regulations 129 of Consolidated Regulations of Ontario 1950, and
 - (ii) from the 15th of March to the 5th of May, both inclusive, in 1955 by the holder of a licence in form 4 of Regulations 129 of Consolidated Regulations of Ontario 1950, and

(d) in schedule 10

- (i) from the 1st of November 1954 to the 21st of April 1955, both inclusive, by the holder of a licence in form 2 of Regulations 129 of Consolidated Regulations of Ontario 1950, and
- (ii) from the 1st of March to the 21st of April, both inclusive, in 1955 by the holder of a licence in form 4 of Regulations 129 of Consolidated Regulations of Ontario 1950.

OPEN SEASON FOR OTTER

9. Otter may be trapped, hunted, taken or killed, or possessed, in the localities described in schedule 11 from the 1st of November 1954 to the 30th of April 1955, both inclusive.

OPEN SEASON FOR RACCOON

10. Raccoon may be trapped, hunted, taken or killed, or possessed, in any part of Ontario from the 1st of October 1954 to the 28th of February 1955, both inclusive.

REVOCATIONS

11. Ontario Regulations 126/53, 153/53, 187/53, and 56/54 are revoked.

C. MAPLEDORUM, Minister of Lands and Forests.

Toronto, August 6, 1954.

SCHEDULE 1

- 1. The counties of Elgin, Haldimand, Lambton, Lincoln, Middlesex, Norfolk, Peel, Welland, and York.
- 2. The townships of Clarke and Darlington, in the County of Durham.
- 3. The townships of East Whitby, Pickering, and Whitby, in the County of Ontario.
- 4. The townships of Adjala, Tecumseth, and West Gwillimbury, in the County of Simcoe.

SCHEDULE 2

- 1. The counties of Brant, Halton, Oxford, and Wentworth.
- 2. The townships of Hay, Stanley, and Stephen, in the County of Huron.
- 3. The Township of Wilmot in the County of Waterloo.
- 4. The Township of Puslinch in the County of Wellington.

SCHEDULE 3

- 1. The territorial districts of Algoma, Cochrane, Kenora, Manitoulin, Rainy River, Sudbury, Thunder Bay, and Timiskaming.
- 2. That part of the Territorial District of Nipissing which is northerly and westerly of a line located as follows:

COMMENCING at the north-west angle of the Township of West Ferris; thence easterly along the northerly boundary of that township to the westerly shore of Trout Lake; thence northerly and easterly along the westerly and northerly shore of Trout Lake and along the northerly shore of the Mattawa River to the boundary between Ontario and Quebec.

SCHEDULE 4

- 1. The territorial districts of Muskoka and Parry Sound.
- 2. That part of the Territorial District of Nipissing which is southerly and easterly of the line located in item 2 of schedule 3.
- 3. The counties of Brant, Bruce, Carleton, Dufferin, Dundas, Durham, Elgin, Essex, Frontenac, Glengarry, Grenville, Grey, Haldimand, Halton, Hastings, Huron, Kent, Lambton, Lanark, Leeds, Lennox and Addington, Lincoln, Middlesex, Norfolk, Northumberland, Ontario, Oxford, Peel, Perth, Peterborough, Prescott, Prince Edward, Renfrew, Russell, Simcoe, Stormont, Victoria, Waterloo, Welland, Wellington, Wentworth, and York, and the Provisional County of Haliburton.

SCHEDULE 5

That part of Ontario which is north of a line located as follows:

COMMENCING at the intersection of the northerly limit of the right-of-way of the transcontinental line of the Canadian National Railway with the west limit of the Township of Rice in the Territorial District of Kenora; thence in an easterly direction following the northerly limit of the right-of-way to its intersection with the east limit of the Township of Sargeant in the Territorial District of Cochrane.

SCHEDULE 6 .

That part of Ontario which is southerly and easterly of the line located in schedule 5, EXCEPTING therefrom the counties of Elgin, Essex, Haldimand, Kent, Lambton, and Norfolk.

SCHEDULE 7

The counties of Elgin, Essex, Haldimand, Kent, Lambton, and Norfolk.

SCHEDULE 8

- 1. The territorial districts of Algoma, Manitoulin, Rainy River, Sudbury, and Timiskaming.
- 2. Those parts of the territorial districts of Cochrane, Kenora, and Thunder Bay, not included in schedule 5.
- 3. That part of the Territorial District of Nipissing described in item 2 of schedule 3.

SCHEDULE 9

- 1. The territorial districts of Muskoka and Parry Sound.
- 2. That part of the Territorial District of Nipissing described in item 2 of schedule 4.
- 3. The County of Renfrew and the Provisional County of Haliburton.
- 4. Those parts of the counties of Frontenac, Hastings, Lanark, and Lennox and Addington, lying northerly and westerly of a line located as follows:

COMMENCING at a point in the westerly boundary of the County of Hastings where it is intersected by the centre line of the highway known as "the King's Highway Number 7"; thence in a general easterly direction along that centre line to the intersection of the centre line of the highway known as "the King's Highway Number 15" in the Township of Drummond in the County of Lanark; thence in a general north-easterly direction along the last-mentioned centre line to the intersection of the centre line of the highway known as "the King's Highway Number 29" in the Township of Beckwith in the County of Lanark; thence in a general north-westerly direction along the last-mentioned centre line to the boundary between the counties of Lanark and Carleton.

SCHEDULE 10

- 1. The counties of Brant, Bruce, Carleton, Dufferin, Dundas, Durham, Elgin, Essex, Glengarry, Grenville, Grey, Haldimand, Halton, Huron, Kent, Lambton, Leeds, Lincoln, Middlesex, Norfolk, Northumberland, Ontario, Oxford, Peel, Perth, Peterborough, Prescott, Prince Edward, Russell, Simcoe, Stormont, Victoria, Waterloo, Welland, Wellington, Wentworth, and York.
- 2. Those parts of the counties of Frontenac, Hastings, Lanark, and Lennox and Addington, lying southerly and easterly of the line located in item 4 of schedule 9.

SCHEDULE 11

- 1. The townships of Albemarle, Amabel, Eastnor, Lindsay, and St. Edmunds, in the County of Bruce.
- 2. The counties of Carleton, Dundas, Durham, Frontenac, Glengarry, Grenville, Hastings, Lanark, Leeds, Lennox and Addington, Northumberland, Peterborough, Prescott, Prince Edward, Renfrew, Russell, Stormont, and Victoria, and the Provisional County of Haliburton.
- 3. The territorial districts of Algoma, Cochrane, Kenora, Manitoulin, Muskoka, Nipissing, Parry Sound, Rainy River, Sudbury, Thunder Bay, and Timiskaming.

(1625) Rainy River, Sudbury, Thunder Bay, and Timiskaming

Publications Under The Regulations Act

September 4th, 1954

THE DIVISION COURTS ACT

O. Reg. 141/54.
Territorial Limits of Divisions, and Fees.
Amending O. Regs. 270/50 (C.R.O. 393)
Made—26th August, 1954.
Filed—30th August, 1954.

REGULATIONS MADE UNDER THE DIVISION COURTS ACT

1. The index of schedules of descriptions of division court boundaries in Ontario Regulations 270/50, (C.R.O. 393) is amended by striking out:

Cochrane	1	228
n	2	229
27	3	230
" —	4	231
"	5	232
27	6	233

and substituting therefor:

Cochrane	1 2	228 229
n	4	231
n	5	232
"	6	233

- 2. Schedule 230 of Ontario Regulations 270/50, (C.R.O. 393) is struck out.
- 3. Schedule 233 of Ontario Regulations 270/50, (C.R.O. 393) is amended by adding the following item:
 - 2. That part of the Territorial District of Cochrane lying within a line described as follows:

Commencing at the south-easterly angle of the geographic Township of Dokis; thence westerly along the boundary between the territorial districts of Cochrane and Timiskaming to the

south-easterly angle of the geographic Township of Thomas; thence northerly along the easterly boundary of the geographic townships of Thomas, Macklem, German and Dundonald to the southerly boundary of the geographic Township of McCart; thence easterly along the southerly boundary of the geographic townships of McCart, Calvert, Teefy, Rickard, Knox and Kerrs to the easterly boundary of the Township of Kerrs; thence northerly along that boundary to the southerly shore of Lake Abitibi; thence in a general easterly direction following along the southerly shore of the lake to the easterly boundary of the Territorial District of Cochrane; thence southerly along the last-mentioned boundary to the place of commencement.

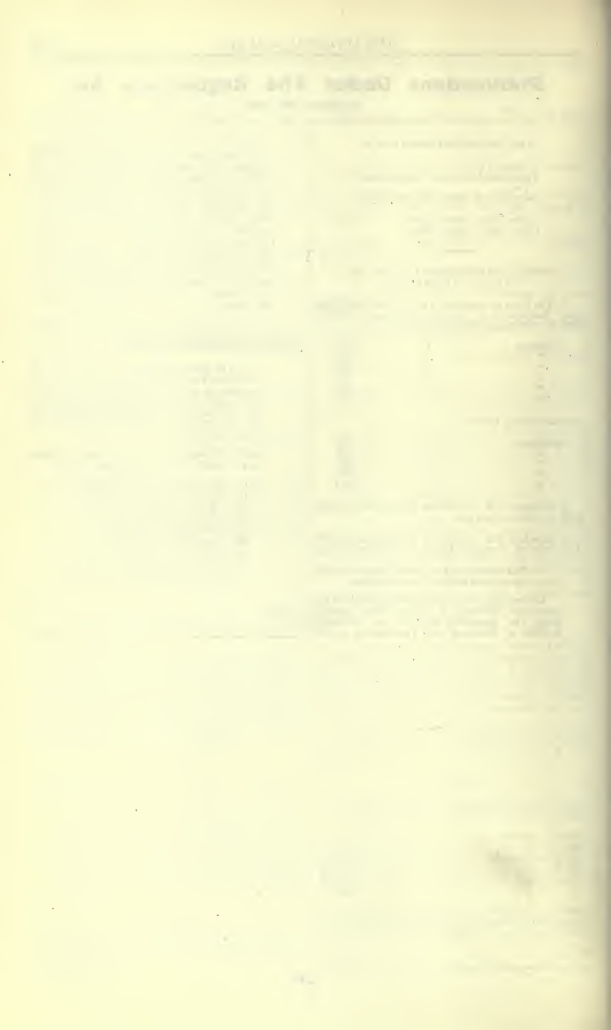
- 4. Item 2 of Ontario Regulations 270/50, (C.R.O. 393) under the heading "Bailiff's Fees" is revoked and the following substituted therefor:
 - 12. The Bailiff shall receive in addition to the prescribed fee above, the sum of twenty cents per mile or any fraction thereof necessary to be travelled but mileage only one way shall be allowed, and in no case is it allowable for any unsuccessful attempt to serve a summons or any other paper.

In the following courts mileage shall be allowed to the bailiff only in excess of ten miles:

1st, 8th, 9th and 11th of York at Toronto
1st and 7th of Carleton at Ottawa
7th of Essex at Windsor
2nd of Lincoln at St. Catharines
1st of Middlesex at London
8th of Ontario at Oshawa
1st of Sudbury at Sudbury
4th of Welland at Niagara Falls
1st and 9th of Wentworth at Hamilton

(1702)

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Publications Under The Regulations Act

September 11th, 1954

THE DEPARTMENT OF EDUCATION ACT, 1954

O. Reg. 142/54.
Pupils Residing in Territorial Districts or on Crown Lands.
New and Revoking Regulations
O. Reg. 47/54.
Made—12th of July, 1954.
Approved—26th August, 1954.
Filed—31st August, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT, 1954

PUPILS RESIDING IN TERRITORIAL DISTRICTS OR ON CROWN LANDS

INTERPRETATION

- 1. In these regulations
 - (a) "cost of education" means
 - (i) in the case of high and continuation schools, the cost calculated in the manner provided in subsection 4 of section 68 of The Secondary Schools and Boards of Education Act, 1954;
 - (ii) in the case of vocational schools, the cost calculated in the manner provided in subsection 5 of section 68 of The Secondary Schools and Boards of Education Act, 1954; and
 - (iii) in the case of public and separate schools, the cost calculated in the manner provided in subsection 3 of section 90 of *The Public Schools Act* except that the calculation shall be based on the receipts and payments of the year in which the attendance occurred;
 - (b) "Crown establishment" means an establishment maintained by
 - (i) a Department of the Government of Canada, a Crown company, The Royal Canadian Mounted Police, or Atomic Energy of Canada Limited on lands held by the Crown in right of Canada which are not assessed for school purposes; or
 - (ii) The Hydro-Electric Power Commission of Ontario on lands which are not assessed for school purposes;
 - (c) "Ontario Government establishment" means an establishment maintained by a Department of the Government of Ontario on lands held by the Crown in right of Ontario; and
 - (d) "secondary-school district" means a highschool district or a continuation-school district.

PUBLIC AND SEPARATE SCHOOLS

ASSISTANCE IN PAYING COST OF EDUCATION

- 2.(1) Where a pupil
 - (a) resides in a territorial district,

- (b) is not resident in a school section or in a Crown establishment, and
- (c) attends a public school anywhere in Ontario,

the Minister shall pay the Board the cost of education of the pupil.

- (2) Where a pupil
 - (a) resides in a territorial district,
 - (b) is not resident in a school section, separateschool area, or Crown establishment, and
 - (c) being a Roman Catholic attends a separate school anywhere in Ontario,

the Minister shall pay the board the cost of education of the pupil.

- 3. Where a pupil whose parent or guarcian is not assessable for school purposes
 - (a) resides in an Ontario Government establishment which is not a school section, and
 - (b) attends a public school or, being a Roman Catholic, attends a separate school,

the Minister shall pay the board the cost of e lucation of the pupil.

FEES AND AGREEMENTS

- 4. Where a pupil
 - (a) resides in a Crown establishment which is not a school section, and
 - (b) attends a public school or, being a 1 oman Catholic, attends a separate school,

the board may

- (c) charge a fee in accordance with subsect on 9 of section 90 of The Public Schools Act, or
- (d) instead of charging a fee, enter into an agreement with the Crown in right of Canada or with the Hydro-Electric Power Commission of Ontario for the payment of an amounr in lieu of the fee.

TRANSPORTATION

- 5.(1) Where a pupil
 - (a) resides in a territorial district,
 - (b) is not resident in a school section or a Crown establishment,
 - (c) attends a public school, and
 - (d) is provided by the board with transportation to and from school,

the Minister shall pay the board the approved cost of the transportation.

- (2) Where a pupil
- (a) resides in a territorial district,
- (b) is not resident in a school section, separateschool area, or Crown establishment,

- (c) attends a separate school, and
- (d) is provided by the board with transportation to and from school,

the Minister shall pay the board the approved cost of the transportation.

- (3) In subregulations 1 and 2 "approved cost" means the disbursements made by the board for the transportation of pupils to and from school, but only where their parents or guardians do not contribute directly to the cost of the transportation.
- (4) "Approved cost" shall be subject to the approval of the Minister.

HIGH SCHOOLS, COLLEGIATE INSTITUTES, CONTINUATION SCHOOLS, AND VOCATIONAL SCHOOLS

- 6.(1) Where a pupil
 - (a) resides in a territorial district,
 - (b) is not resident
 - (i) in a secondary-school district, or
 - (ii) in a Crown establishment, and
 - (c) attends a continuation school, high school, collegiate institute, or vocational school,

the Minister shall pay the board the cost of education of the pupil.

- (2) Subregulation 1 shall not apply to a pupil who resides in a territorial district in a municipality having a population of 2000 or more according to the last revised assessment roll.
- 7. Where a pupil whose parent or guardian is not assessable for school purposes .
 - (a) resides in an Ontario Government establishment which is not a secondary-school district, and
 - (b) attends a continuation school, high school, collegiate institute, or vocational school,

the Minister shall pay the board the cost of education of the pupil.

- 8. Where a pupil
 - (a) resides in a Crown establishment which is not a secondary-school district, and
 - (b) attends a continuation school, high school, or collegiate institute,

the board may

- (c) charge a fee in accordance with subsection 4 of section 69 of The Secondary Schools and Boards of Education Act, 1954, or
- (d) enter into an agreement with the Crown in right of Canada or with The Hydro-Electric Power Commission of Ontario for the payment of an amount in lieu of the fee.
- 9. Where a pupil
 - (a) resides in a Crown establishment which is not a secondary-school district, and
 - (b) attends a vocational school,

the board may

- (c) charge a fee in accordance with subsection 5 of section 69 of The Secondary Schools and Boards of Education Act, 1954, or
- (d) enter into an agreement with the Crown in right of Canada or with The Hydro-Electric Power Commission of Ontario for the payment of an amount in lieu of the fee.

EFFECTIVE DATE

- 10. Subregulation 2 of regulation 6 shall come into effect on the 1st of January, 1955, and in all other cases payments for cost of education and transportation shall be computed from the 1st of January, 1953.
 - 11. Ontario Regulations 47/54 are revoked.

W. J. DUNLOP Minister of Education.

TORONTO, July 12, 1954.

(1711)

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THE GAME AND FISHERIES ACT

O. Reg. 143/54. Open Season for Game Birds. New and Revoking O. Regs. 158/53. Made—26th August, 1954. Filed—31st August, 1954.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

OPEN SEASON FOR HUNGARIAN PARTRIDGE

- 1.(1) Subject to subsection 1 of section 9 of the Act, Hungarian Partridge may be hunted, killed, or destroyed, in the localities described
 - (a) in schedule 1 from the 15th of September to the 20th of November, both inclusive, in 1954,
 - (b) in schedule 3 from the 18th of September to the 20th of November, both inclusive, in 1954, and
 - (c) in schedules 4 and 5 from the 2nd of October to the 30th of October, both inclusive, in 1954.
- (2) The aggregate number hunted, killed, or destroyed, in a day shall not exceed 8 and at any one time the number possessed shall not exceed 16.

OPEN SEASON FOR GROUSE AND SPRUCE PARTRIDGE

- 2.(1) Subject to subsection 1 of section 9 of the Act, ruffed grouse, sharp-tailed grouse and spruce partridge may be hunted, killed, or destroyed, in the localities described
 - (a) in schedules 1, 2 and 4 from the 2nd of October to the 11th of October, both inclusive, and from the 8th of November to the 20th of November, both inclusive, in 1954, and
 - (b) in schedule 5 from the 1st of November to the 6th of November, both inclusive, in 1954.
- (2) The aggregate number hunted, killed, or destroyed, in a day shall not exceed 5 and the aggregate number possessed at any time shall not exceed 15, but in the localities described in schedule 5 the number hunted, killed, or destroyed, shall not exceed 3 a day.

OPEN SEASON FOR PHEASANTS

- 3.(1) Pheasants may be hunted, killed, or destroyed, between the hours of 8 a.m. and 5 p.m. on the 27th and 28th of October in 1954 in the Township of Pelee in the County of Essex.
- (2) The aggregate number possessed or hunted, killed, or destroyed, shall not exceed 14 pheasants, of which not more than 9 are male and not more than 5 are female.
- 4.(1) Subject to subsection 1 of section 9 of the Act, male pheasants may be hunted, killed, or destroyed, between the hours of 8 a.m. and 5 p.m.
 - (a) on the 29th and 30th of October in 1954 in
 - (i) the townships of East Whitby, Pickering, and Whitby, in the County of Ontario, and
 - (ii) the townships of Markham and Whitchurch, in the County of York,
 - (b) on the 27th, 29th, and 30th, of October in 1954 in the counties of Brant, Halton, Huron, Oxford, Waterloo, Wellington, and Wentworth, and
 - (c) from the 27th of October to the 30th of October, both inclusive, in 1954 in any part of Ontario not described in clauses a and b and in subregulation 1 of regulation 3.
- (2) The aggregate number hunted, killed, or destroyed, in a day shall not exceed 3.

OPEN SEASON FOR PTARMIGAN

- 5.(1) Subject to subsection 1 of section 9 of the Act, ptarmigan may be hunted, killed, or destroyed, in any part of Ontario from the 1st of September 1954 to the 31st of March 1955, both inclusive.
- (2) The aggregate number hunted, killed, or destroyed, in a day shall not exceed 5 and the aggregate number possessed at any one time shall not exceed 15.

REVOCATION

6. Ontario Regulations 158/53 are revoked.

SCHEDULE 1

That part of Ontario which is north of a line located as follows:

COMMENCING at the intersection of the northerly limit of the right-of-way of the transcontinental line of the Canadian National Railway with the west limit of the Township of Rice in the Territorial District of Kenora; thence in an easterly direction following the northerly limit of the right-of-way to its intersection with the east limit of the Township of Sargeant in the Territorial District of Cochrane.

SCHEDULE 2

- 1. The territorial districts of Algoma, Nipissing, Parry Sound, Rainy River, Sudbury, and Timiskaming.
- 2. Those parts of the territorial districts of Cochrane, Kenora and Thunder Bay which are southerly of the line located in schedule 1.
- 3: That part of the Territorial District of Muskoka lying easterly of the easterly limit of the highway known as "the King's Highway Number 69".

- 4. The counties of Carleton, Dundas, Frontenac, Glengarry, Grenville, Hastings, Lanark, Leeds, Lennox and Addington, Northumberland, Peterborough, Prescott, Prince Edward, Renfrew, Russell, Stormont, and Victoria, and the Provisional County of Haliburton.
- 5. The townships of Cartwright, Cavan, Hope, and Manvers, in the County of Durham.
- 6. The Township of Scugog in the County of Ontario.
- 7. Those parts of the townships of Brock, Mara, Rama, Reach, and Thorah (including Canise or Thorah Island), in the County of Ontario, lying easterly of the easterly limit of the highways known as "the King's Highway Number 69" and "the King's Highway Number 12".
- 8. That part of the Township of Orillia in the County of Simcoe lying easterly of the easterly limit of the highway known as "the King's Highway Number 69".

SCHEDULE 3

The part of Ontario described in schedule 2;

EXCEPTING therefrom the part of the Territorial District of Thunder Bay included therein.

SCHEDULE 4

- 1. The counties of Bruce, Dufferin, Grey, Huron, Perth, Waterloo, and Wellington.
- 2. The County of Simcoe except the townships of Adjala, Tecumseth, and West Gwillimbury, and that part of the Township of Orillia lying easterly of the easterly limit of the highway known as "the King's Highway Number 69".
- 3. That part of the Territorial District of Muskoka lying westerly of the westerly limit of the highway known as "the King's Highway Number 69".
- 4. The County of Ontario except the townships of East Whitby, Pickering, and Whitby, and those parts of the townships of Brock, Mara, Rama, Reach, and Thorah (including Canise or Thorah Island), lying easterly of the easterly limit of the highways known as "the King's Highway Number 69" and "the King's Highway Number 12".

SCHEDULE 5

- 1. The counties of Brant, Elgin, Essex, Haldimand, Halton, Kent, Lambton, Lincoln, Middlesex, Norfolk, Oxford, Peel, Welland, Wentworth, and York.
- 2. The townships of Adjala, Tecumseth, and West Gwillimbury, in the County of Simcoe.
- 3. The townships of East Whitby, Pickering, and Whitby, in the County of Ontario.
- 4. The townships of Clarke, and Darlington, in the County of Durham.

(1712) 37

THE FARM PRODUCTS MARKETING ACT

O. Reg. 144/54.
Marketing of Peaches for Processing.
Amending Regulations 109 of Consolidated Regulations of 1950.
Made—26th August, 1954.
Filed—31st August, 1954.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Regulations 109 of Consolidated Regulations of Ontario 1950 are amended by adding immediately after regulation 1 the following regulation:
 - The local board named in schedule 1 is given all of the powers set out in section 287 of The Corporations Act, 1953.
- 2. Schedule 1 of Regulations 109 of Consolidated Regulations of Ontario 1950 is amended by adding immediately after section 1 the following section:

INTERPRETATION

1a. In this scheme

- (a) "grower" means a person engaged in the production of peaches in Ontario for processing;
- (b) "peaches" means peaches produced in Ontario which are subsequently used for processing; and
- (c) "processing" means canning, dehydrating, drying, freezing or processing with sugar or sulphur dioxide or any other chemical.
- 3. Schedule 1 of Regulations 109 of Consolidated Regulations of Ontario 1950 is further amended by striking out section 9.

(1723)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 145/54.

Marketing of Peaches for Processing.
New and revoking Regulations 110 of
Consolidated Regulations of Ontario, 1950.

Made—26th August, 1954.
Filed—31st August, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF PEACHES FOR PROCESSING

INTERPRETATION

1. In these regulations

- (a) "dealer" means a person engaged in buying, transporting or selling peaches for processing but does not include a grower or a processor;
- (b) "grower" means a person engaged in the production of peaches in Ontario for processing;
- (c) "local board" means The Ontario Peach Growers' Marketing Poard;

- (d) "peaches" means peaches produced in Ontario which are subsequently used for processing;
- (e) "processing" includes canning, dehydrating, drying, freezing or processing with sugar or sulphur dioxide or any other chemical; and
- (f) "processor" includes every person carrying on the business in Ontario of processing peaches.

LICENCES FOR GROWERS

- 2.(1) No person shall engage in Ontario in the business of a grower of peaches without a licence in form 1.
- (2) Every grower shall be deemed to be the holder of a licence in form 1.

LICENCES FOR PROCESSORS

- 3.(1) No person shall be a processor without a licence from the Board, obtainable on application therefor.
- (2) An application for a licence as a processor shall be in form 2.
 - (3) A licence as a processor shall be in form 3.
- (4) A licence as a processor shall expire with the 31st of March next following the date on which the licence is issued.
- 4. A licence shall be issued to a processor without charge.

LICENCES FOR DEALERS

- 5.(1) No person shall be a dealer without a licence from the Board, obtainable on application therefor.
- (2) An application for a licence as a dealer shall be in form 4.
 - (3) A licence as a dealer shall be in form 5.
- (4) A licence as a dealer shall expire with the 31st of March next following the date on which the licence is issued.
- 6. A licence shall be issued to a dealer without charge.

LICENCE FEES

- 7.(1) Every grower shall pay to the local board licence fees at the rate of 50 cents for each ton or fraction thereof of peaches delivered to a processor.
- (2) The processor shall deduct the licence fees payable by a grower from the sum of money due to the person from whom the peaches were received.
- (3) The processor shall forward to the local board the licence fees deducted not later than the 1st of December in any year.

PAYMENTS

- 8. Processors who buy peaches shall forward payment for the peaches to the local board.
- 9. Where the processor issues a cheque payable to the person from whom the peaches were received, the processor shall send the cheque accompanied by a duplicate statement of account to the local board for transmission of
 - (a) the cheque, and
- (b) one copy of the duplicate statement of account, to the person named in the cheque as payee.

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(2) Every cheque issued by a processor under subregulation 1 shall be negotiable without charge by the person named in the cheque as payee for the amount set out in the duplicate statement of account at the branch of a chartered bank located nearest to the place where delivery of the peaches was made to the processor.

REVOCATION

10. Regulations 110 of Consolidated Regulations of Ontario 1950 are revoked.

(Seal)

Issued at Toronto this

THE FARM PRODUCTS MARKETING BOARD G. F. PERKIN Chairman F. K. B. STEWART

Secretary

, 19 .

FORM 1

The Farm Products Marketing Act
LICENCE AS A GROWER OF PEACHES

Under The Farm Products Marketing Act and the regulations, and subject to the limitations thereof, this licence is issued

> THE FARM PRODUCTS MARKETING BOARD

day of

Chairman

Secretary

(signature of applicant)

FORM 2

The Farm Products Marketing Act

APPLICATION FOR LICENCE AS A PROCESSOR OF PEACHES

(name of applicant)
(address)

To The Farm Products Marketing Board:

makes application for a licence as a processor under The Farm Products Marketing Act.

Dated at , this day of 19 .

FORM 3

The Farm Products Marketing Act

LICENCE AS A PROCESSOR OF PEACHES

Under The Farm Products Marketing Act and the regulations, and subject to the limitations thereof, this licence is issued

This licence expires with the 31st of March next following the date of issue.

Issued at Toronto, this day of

THE FARM PRODUCTS MARKETING BOARD

> Chairman Secretary

FORM 4

The Farm Products Marketing Act

APPLICATION FOR LICENCE AS A DEALER IN PEACHES

name of applicant

To The Farm Products Marketing Board:

address

makes application for a licence as a dealer under The Farm Products Marketing Act.

Dated at , this day of 19 .

(signature of applicant)

FORM 5

The Farm Products Marketing Act

LICENCE AS A DEALER IN PEACHES

Under The Farm Products Marketing Act and the regulations, and subject to the limitations thereof, this licence is issued

(name)

This licence expires with the 31st of March next following the date of issue.

day of

(address)

Issued at Toronto, this

THE FARM PRODUCTS MARKETING BOARD

Chairman

Secretary

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(1724)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 146/54. Marketing of Peaches for Processing. New. Filed—August 31, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF PEACHES FOR PROCESSING

- 1. In these regulations
 - (a) "dealer" means a person engaged in buying, transporting or selling peaches for processing but does not include a grower or processor;
 - (b) "grower" means a person engaged in the growing of peaches for processing;
 - (c) "local board" means The Ontario Peach Growers' Marketing Board;
 - (d) "peaches" means peaches grown in Ontario which are subsequently used for processing;
 - (e) "processing" includes canning, dehydrating, drying, freezing, or processing with sugar, sulphur dioxide, or any other chemical; and
 - (f) "processor" means a person carrying on the business in Ontario of processing peaches.
- 2.(1) There shall be a negotiating agency to be known as "The Negotiating Committee for Peaches for Processing" of 6 persons, 3 of whom shall be appointed annually by the local board and 3 of whom shall be appointed annually by the processors, upon the request in writing from the Board.
- (2) There shall be a negotiating agency to be known as "The Negotiating Committee for Selling and Transporting of Peaches for Processing" of 6 persons 3 of whom shall be appointed annually by the local board and 3 of whom shall be appointed annually by the dealers, upon the request in writing from the Board.
- (3) Where the local board or the processors or the dealers fail to appoint the persons in accordance with subregulation 1 or 2, as the case may be, within 3 days, the Board may appoint such representatives as are necessary to complete each negotiating agency.
- 3.(1) The Negotiating Committee for Peaches for Processing may adopt or determine by agreement
 - (a) minimum prices for peaches or for any class, variety, grade or size of peaches,
 - (b) terms of purchase and sale for peaches,
 - (c) storage charges for peaches or for any class, variety, grade or size of peaches, and
 - (d) conditions and form of contracts for the purchase and sale of peaches.
- (2) The Negotiating Committee for Selling and Transporting of Peaches for Processing may adopt or determine by agreement handling, transporting or selling charges by dealers for peaches which the dealers handle, transport or sell.
- 4.(1) Where a negotiating agency appointed in accordance with subregulation 1 or 2, as the case may be, of regulation 2 fails to arrive at an agreement on or before the 28th of July in any year, the matters in dispute shall be referred to a negotiating board.

- (2) The negotiating board shall consist of 3
- (3) One member may be appointed by the members of the negotiating agency appointed by the local board, and another member may be appointed by
 - (a) the members of the negotiating agency appointed by the processors, or
 - (b) the members of the negotiating agency appointed by the dealers,

as the case may be.

- (4) Where 2 members are appointed to the negotiating board under subregulation 3, the 2 members so appointed may appoint a third member to the negotiating board but where the two members fail to agree on the third member within 7 days the Board may appoint the third member.
- (5) Where the members of the negotiating agency appointed by the local board, or
 - (a) the members of the negotiating agency appointed by the processors, or
 - (b) the members of the negotiating committee appointed by the dealers,

as the case may be, fail to appoint a member to the negotiating board in accordance with subregulation 3 within 7 days, the Board may appoint such members as are necessary to complete a negotiating board.

- (6) The negotiating board shall meet within 7 days of the appointment of the third member thereof.
- (7) The negotiating board may adopt or determine by award any matters referred to it.

DELEGATION OF AUTHORITY

5. The Board delegates to the local board power and authority to prohibit the marketing of any variety, grade or size of peaches.

THE FARM PRODUCTS MARKETING BOARD

(Seal)

G. F. PERKIN
Chairman
F. K. B. STEWART

Secretary.

(1725)

THE UNEMPLOYMENT RELIEF ACT

O. Reg. 147/54.
Persons Eligible for Relief.
Amending Regulations 362 of Consolidated Regulations 1950.
Made—26th August, 1954.
Filed—31st August, 1954.

REGULATIONS MADE UNDER THE UNEMPLOYMENT RELIEF ACT

- 1. In these regulations "principal Regulations" means Regulations 362 of Consolidated Regulations of Ontario 1950.
- 2. The principal Regulations are amended by adding thereto immediately after regulation 9 the following regulation:
 - 9a. Where a person
 - (a) has been, or is eligible under The Homes for the Aged Act to be, admitted to a home for the aged in a municipality, and

- (b) is recommended by the superintendent of the home for the aged in the municipality for special home-care outside the home for the aged, and
- (c) makes application in form 4, including the recommendation of the superintendent and the certificate and recommendation of the municipal relief-administrator, for that special home-

he shall be eligible for relief and regulation 2 shall not apply.

FORM 4

	The Unemployment Relief Act
	APPLICATION FOR SPECIAL HOME-CARE
Т	o the relief-administrator of the municipality of
U	I apply for special home-care outside a home for the ged under regulation 9a of Regulations 362 of Condidated Regulations of Ontario 1950 made under The nemployment Relief Act, and in support of this oplication I state as follows:
1.	Name of applicant(surname) (given names)
2.	Has applicant been admitted to a home for the aged?
3.	If the answer to item 2 is "no", give address of applicant
	(municipality or post office)
	and append forms 1, 2, 3 and 4 prescribed under The Homes for the Aged Act.
4.	If the answer to item 2 is "yes", give name and address of the home for the aged

ł.	address of the home for the aged
	(name)
	(address)
	Dated at
	(signature of applicant)
n	PECOMMENDATION OF SUPERINTENDENT

	(signature of applicant)
I	RECOMMENDATION OF SUPERINTENDENT
I,	, superintendent of
	•
	(name and address of the home for the aged)
re	commend, above named, who
	has been admitted to the above-named home for the aged,
	is eligible to be admitted to the above-named home for the aged,

Dated at this day of, 19... (signature of superintendent)

for special home-care outside that home for the aged.

CERTIFICATE AND RECOMMENDATION OF MUNICIPAL RELIEF-ADMINISTRATOR

I certify applicant is	thateligible for	relief and	the	above-named home-care.
------------------------	------------------	------------	-----	------------------------

I recommend

(a) that the ap	plicant be place	d in the home of
(landlord)	(street an	nd number)

(municipality or post office) and

(b) monthly payments for special home-care for the applicant in the amount of \$......

I further certify that

- (a) the total number of lodgers and boarders in the home is.....
- (b) the home is a fit and proper home for the applicant,
- (c) the landlord's relationship to the applicant is, and
- (d) the monthly cost of room and board is \$..... Dated at.....this.....day of..... 19...

(signature of municipal relief-administrator)

3. Subregulation 1 of regulation 24 of the principal Regulations is revoked and the following substituted therefor:

24.(1) Where a single person

- (a) is mentally or physically incapacitated and unemployable;
- (b), is not a patient in a hospital or nursinghome or an inmate of
 - (i) an institution under The Charitable Institutions Act, or The Homes for the Aged Act, or
 - (ii) any other charitable institution;
- (c) has liquid assets under \$250;
- (d) does not reside with a parent financially able to provide maintenance;
- (e) has an income of less than \$50 a month. including the allowance under clause g;
- (f) makes application in form 5, including the certificate of a duly qualified medical practitioner; and
- (g) is granted a monthly incapacitation allowance by a municipal relief-administrator.

Ontario shall pay 50 per cent of that allowance, or \$20 a month, whichever is the lesser, unless

- (h) rehabilitation measures are provided for him; or
- (i) the municipal relief-administrator grants him assistance of more than \$40 a month, as a charge on the municipality.

FORM 5

The Unemployment Relief Act

To the relief-administrator of the municipality of.....

APPLICATION FOR INCAPACITATION ALLOWANCE

I apply for incapacitation allowance under regul of Ontario 1950 made under <i>The Unemployment Relief A</i> statements and declare them to be true.	ation 24 of Regulations 36 ct, and in support of my ap	2 of Consolidated Regulations plication I make the following
1. Name of applicant:(surname)	(given nan	nes)
2. Address of applicant:(street and number)	(municipality	or post office)
3. Residence of applicant: In municipality	(vears)	(months)
		(months)
In Canada	(years)	(months)
4. Next of kin:(name)	(address)	(relationship)
5. Applicant resides with:(landlord)	(address)	(relationship)
6. Service in Armed Forces: (If applicant is a female Forces)	complete this section for l	husband if he served in Armed
Branch of service	Service 1	Number
Theatre of war in which service rendered		
Service pension allowance		
7. Public relief or care received:		
Type of relief or care	Period rece	ived
8. Previous employment:		
Employed by	Address	
Date last employed	Normal occupa	ation

9.	Resources	and	income:

Bank accounts	Yes		List each	type of resource, suc		licies,
bank accounts	П	П		bank accounts to	ogether	-
Insurance policies			Name of or co	insurance company, bank mpany, and so forth	Accounts policy	
Government bonds and war- savings certificates						
Securities, stocks and other bonds						
Lodge or fraternal societies						
Superannuation or pension allowances						
Real Estate						
Other (specify)						
10. Marital status						
11. Date of birth: Day				Voor	Ago	
Dated at						
Dated at			ting	day of		
				,		
O.F.	n mr	DICA	TE OF MED		ature of applicant)	_
	KIII	FICA	IE OF MED	ICAL PRACTITIONER		
Diagnosis of disabilities: I certify that I made a m	odica.	l ovan	sination of an	olicant as follows:		
Physical	euica	i exam	mation of app	oncant as follows.		
·····						
Mental						
,						
			Yes No			Yes No
Is applicant bedridden?	1			Is nursing care or atte		
Is applicant able to walk or mov	e abo	out!		Are doctor's services r	•	
Is condition considered permanent?				Has the applicant rece hospital, sanatorium o	r clinic?	
				If yes, give name there	eof	
				(signature	of medical practiti	oner)

aged.

1736 THE UNIAN	TIO GAZETTE
I recommend monthly payments of incapacitation allo	wance for the applicant in the amount of a second .0
\$	Pank scounts
	i polog somanuca i
	(signature of municipal relief-administrator)
4. Regulation 25 of the principal Regulations is revoked and the following substituted therefor:	Form 6-bood tramproved The Unemployment Relief Act
25.(1) Where a person eligible for relief under regulation 9a is cared for in a home(a) that has not more than 5 other lodgers	REPORT ON INSPECTION OF HOME FOR SPECIAL HOME CARE A did not a did
or boarders, and (b) the home has been inspected in accor-	I certify that on
dance with subregulation 2 and is found to be a fit and proper home for that person, as evidenced by written reports on the inspections, in form 6, filed with the records of that person in the appropriate home for the aged, and	(landlord) (street and number)
(c) is granted a monthly allowance for special home-care by the municipal relief-administrator,	in whichis receiving home-care; (name of person)
Ontario shall pay 50 per cent of that allowance or \$30 a month, whichever is the lesser.	(a) the total number of lodgers and boarders in the
(2) For the purpose of subregulation 1, the home shall be inspected at intervals of at least every 4 months commencing with the first date of occupancy of the person by	home was; and (b) the homea fit and proper home (is or is not)
(a) the municipal relief-administrator or his nominee, or	11. Eate of worth: Day
(b) if there is no municipal relief-administrator, by the provincial relief-administrator or some member of his staff nominated by him, or	Dated at this day of 19
(c) by the provincial relief-administrator or his nominee in accordance with any agreement made between the provincial relief-administrator and the municipal relief-administrator.	Dated atthisday of19 Free By the time of time of the time of the time of the time of the time o
(3) The provincial relief-administrator shall verify all applications of a municipality for payments under subregulation 1 on record with the appropriate home for the	(position)

Lapplicant bedrader is applicant able to warder, and all in

13 Lends for considered permisers.

Publications Under The Regulations Act

September 25th, 1954

THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 148/54.
Fruits and Vegetables.
Amending Regulations 87 of Consolidated Regulations 1950 and O. Reg. 116/54.
Approved—9th September, 1954.
Filed—15th September, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE FARM PRODUCTS GRADES AND SALES ACT

- 1. In these regulations "principal Regulations" means Regulations 87 of Consolidated Regulations of Ontario 1950.
- 2. Sub-clause i of clause bb of subregulation 1 of regulation 45 of the principal Regulations as made by regulation 7 of Ontario Regulations 116/54 is revoked and the following substituted therefor:
 - (i) when the peaches have a minimum size of not less than 2 inches, the figure, symbol and letters, "2" MIN",
- 3. Sub-clause v of clause a of subregulation 1 of regulation 97a of the principal Regulations as made by regulation 13 of Ontario Regulations 116/54 is revoked and the following substituted therefor:
 - (v) of minimum diameter of 11/8 inches and maximum diameter of 4 inches with a maximum size range of 2 inches in any package, and
- 4. The table of sub-clause iii of clause b of sub-regulation 2 of regulation 112 of the principal Regulations as made by regulation 17 of Ontario Regulations 116/54 is amended by
 - (a) striking out item 9 and substituting the following therefor:

9 Early Golden 11/8 inches

(b) striking out item 13 and substituting the following therefor:

Gueii 1½ inches

F A THOMAS

Minister of Agriculture

(1787) 39

THE INDUSTRIAL STANDARDS ACT

O. Reg. 149/54.
Schedule For the Bricklaying and Stonemasonry Industry in the Ottawa Zone.
New and Revoking O. Reg. 131/53.
Made—9th September, 1954.
Filed—15th September, 1954.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 131/53 are revoked.
- 3. These regulations come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*.

SCHEDULE FOR THE BRICKLAYING AND STONEMASONRY INDUSTRY IN THE OTTAWA ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
 - (a) Saturday,
 - (b) Sunday,
 - (c) New Year's Day,
 - (d) Good Friday,
 - (e) Dominion Day,
 - (f) Labour Day, and
 - (g) Christmas Day.

HOURS OF WORK

- 2.(1) The regular working periods for the industry shall be
 - (a) a regular working-week consisting of not more than 40 hours of work to be performed during the regular working-days, and
 - (b) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday, and Friday, between 8 a.m. and 5 p.m.
- (2) Where the work cannot reasonably be performed during the hours prescribed in clause b of subsection 1, it may be performed during any other hours if an employee does not work more than 8 hours; and this work shall be night work.

MINIMUM RATE OF WAGES

- 3. The minimum rate of wages shall be \$2 an hour for
 - (a) work performed during the regular working periods, and
 - (b) night work.

SHIFT WORK

- 4.(1) Where the work is performed in two or more shifts, and if an employee works not more than 8 hours in any 24-hour period, the employee shall be deemed to be employed during a regular working-day.
- (2) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.
- (3) In all cases governed by subsection 1 no overtime work shall be performed.

OVERTIME WORK

- 5. Work performed in the industry
 - (a) at any time other than during the working periods prescribed in sections 2 and 4, and
 - (b) on a holiday

shall be overtime work.

- 6.(1) No overtime work shall be performed in the industry without a permit from the advisory committee.
- (2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.
- 7.(1) No permit for overtime work shall be issued to any person other than an employer.
- (2) No permit shall be issued by the advisory committee for overtime work on a holiday except
 - (a) in cases of extreme necessity where life or property is jeopardized, or
 - (b) where the work is necessary to prevent the loss of employment to persons who are regularly employed in the building being altered or repaired.

RATES OF WAGES FOR OVERTIME WORK

- 8. The rate of wages for overtime work shall be
 - (a) \$3 an hour for overtime work performed between
 - (i) 5 p.m. and 10 p.m. on a regular workingday, and
 - (ii) 8 a.m. and midday on Saturday, and
 - (b) \$4 an hour for all other overtime work.

ADVISORY COMMITTEE

- 9. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual
 - (a) whose work is only partly subject to the schedule, or
 - (b) who is handicapped.

(1788) 39

THE INDUSTRIAL STANDARDS ACT

O. Reg. 150/54.
Schedule for the Electrical Repairand-Construction Industry in the London Zone.
New and Revoking O. Reg. 348/52.
Made—9th September, 1954.
Filed—15th September, 1954.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 348/52 are revoked.
- 3. These regulations shall come into force on the tenth day after the publication thereof in The ONTARIO GAZETTE under *The Regulations Act*.

SCHEDULE FOR THE ELECTRICAL REPAIR-AND-CONSTRUCTION INDUSTRY IN THE LONDON ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
 - (a) Saturday,
 - (b) Sunday,
 - (c) New Year's Day,
 - (d) Good Friday,
 - (e) Victoria Day,
 - (f) Dominion Day,
 - (g) London Civic Holiday,
 - (h) Labour Day,
 - (i) Thanksgiving Day, and
 - (i) Christmas Day.

HOURS OF WORK

- 2. The regular working periods for the industry shall be
 - (a) a regular working-week consisting of not more than 40 hours of work to be performed during the regular working-days, and
 - (b) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday, and Friday, between
 - (i) 8 a.m. and 5 p.m. where one hour is given for noon recess, or
 - (ii) 8 a.m. and 4.30 p.m. where one-half hour is given for noon recess.

MINIMUM RATES OF WAGES

- 3. The minimum rate of wages for work performed during the regular working periods shall be
 - (a) to and including the 31st of December 1954, \$2.05 an hour,

- (b) from and including the 1st of January 1955 to and including the 30th of June 1955, \$2.10 an hour,
- (c) from and including the 1st of July 1955 to and including the 31st of December 1955, \$2.15 an hour, and
- (d) on and after the 1st of January 1956, \$2.20 an hour.

SHIFT WORK

- 4.(1) Where the work is performed in two or more shifts, and if an employee works not more than 8 hours in any 24-hour period, the employee shall be deemed to be employed during a regular working-day.
- (2) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.
- (3) In all cases governed by subsection 1 no overtime work shall be performed.
- (4) Where two or more shifts are worked on the same job, only one shift shall be a day-shift.

OVERTIME WORK

- 5. Work performed in the industry
- (a) at any time other than during the working periods prescribed in sections 2 and 4, and
- (b) on a holiday

shall be overtime work.

- 6.(1) No work shall be performed in the industry on a holiday except
 - (a) in cases of extreme necessity where life or property is jeopardized, or
 - (b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.
- (2) All work performed under subsection 1 shall be performed only where the advisory committee has issued a permit therefor.
- (3) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.
- 7. No permit for overtime work shall be issued to any person other than an employer.

RATES OF WAGES FOR OVERTIME WORK

- 8. The rate of wages for overtime work shall be
- (a) to and including the 31st of December 1954, \$4.10 an hour,
- (b) from and including the 1st of January 1955 to and including the 30th of June 1955, \$4.20 an hour,
- (c) from and including the 1st of July 1955 to and including the 31st of December 1955, \$4.30 an hour, and
- (d) on and after the 1st of January 1956, \$4.40 an hour.

ADVISORY COMMITTEE

9. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped. (1789)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 151/54. Advisory Committee—London Zone. Amending O. Reg. 91/54. Made—30th August, 1954. Filed—15th September, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The Table of Ontario Regulations 91/54, as amended by Ontario Regulations 105/54, is further amended by adding thereto the following item:

27 London Schedule for the electrical repairand-construction industry

CHARLES DALEY Minister of Labour

August 30, 1954

(1790)

39

THE MINING ACT

O. Reg. 152/54. Sale of Rights to Lease Lands. New. Made—9th September, 1954. Filed—16th September, 1954.

REGULATIONS MADE UNDER THE MINING ACT

SALE OF RIGHTS TO LEASE LANDS

- 1. The lands described in Schedule 1 may be leased in the manner and upon the terms and conditions and for the price provided by these regulations.
- 2.(1) The Minister shall offer for sale by tender the rights to obtain a lease of the lands described in Schedule 1.
- (2) Any person may inspect the form of lease for which the rights to obtain are offered for sale under subregulation 1, at the office of the Deputy Minister, Parliament Buildings, Toronto, during business hours on any business day from the date of the notice in subregulation 3 to the final date for the receipt of tenders.
- (3) The Minister shall give a public notice of the sale by causing not less than one advertisement to be inserted in at least
 - (a) one daily newspaper published in Toronto, and
 - (b) one weekly newspaper published in Ontario having a circulation of not less than 25,000 copies each week.

- (4) The notice shall
- (a) contain a description of the lands,
- (b) state
 - (i) the place at which, and
 - (ii) the person to whom,
 - a tender is to be delivered,
- (c) set the final date and time for the receipt of any tender,
- (d) require
 - (i) each tender be in a sealed envelope properly addressed so as to indicate that it contains a tender submitted as a result of this notice, and
 - (ii) the person submitting a tender to attach thereto an accepted cheque for 25 per cent of the tender-price, and
- (e) refer persons tendering to these regulations.
- (5) Within 10 days from the date the Lieutenant-Governor in Council accepts a tender, the Minister shall notify the person submitting the tender that his tender has been accepted.
- (6) Within 10 days from the date the Minister notifies the person whose tender has been accepted by the Lieutenant-Governor in Council, that person shall pay the Minister the balance of the tender-price and the rent for the first year of the term of the lease.
- (7) The Minister shall return to the persons whose tenders are not accepted the tender-price accompanying their tenders.
 - (8) Where
 - (a) a tender has been accepted by the Lieutenant-Governor in Council, and
 - (b) the person submitting it has refused, or neglected, to comply with subregulation 6,

the Minister may declare the partial payment of the tender-price submitted with the tender forfeited to the Crown and thereupon all rights which the person submitting the tender may have under these regulations shall cease.

- 3.(1) A lease shall be for a term of 21 years.
- (2) Subject to regulation 5, the annual rental shall be \$5 an acre.
- (3) Where the Minister is satisfied before the expiry of a lease that the productive life of the lands included in the lease is longer than the term thereof, he may renew the lease for successive periods of not more than 21 years and each and every renewal shall date from the day following the expiration of the lease or last renewal thereof if application therefor is made to the Minister within 90 days of the expiration of the lease or last renewal thereof or within such further period as the Minister in the circumstances may deem proper.
- 4.(1) Where a lessee expends a sum averaging \$4 or less an acre in drilling or underground development work on the lands described in his lease, he shall be entitled to credit the amount so expended against the rental payable under the lease in any year of the term of the lease following the first anniversary date of the lease.

- (2) Where during any year of the term of the lease the lessee expends a sum averaging more than \$4 an acre in drilling or underground development work on the lands described in his lease he shall be entitled, in addition to the credits allowed under subregulation 1, to credit the excess amount over \$4 an acre against the rental payable under the lease in the following year or years of the term of the lease.
- (3) The amount of the expenditures which may be credited as rental under subregulation 1 or 2 shall
 - (a) not exceed \$4 an acre in any year, and
 - (b) not include the cost of equipment, machinery, and plant, used in, or for the purpose of drilling or underground development work.
- (4) On or before each anniversary date of a lease, the lessee claiming a credit under subregulation 1 or 2 shall submit a sworn statement to the Minister detailing the amount and manner of the expenditures in drilling and underground development work performed in the year for which the statement is submitted.
- (5) Where the Minister is not satisfied by the sworn statement of the lessee that the lessee has expended the sums for which credit is claimed under subregulation 1 or 2 during the year for which the statement has been submitted, the Minister may send a notice by registered mail to the lessee, at his address on the statement, requiring the lessee to submit such further details as may in the opinion of the Minister be necessary to prove that the expenditures entitle the lessee to the credit claimed under subregulation 1 or 2.
- 5.(1) Where a lessee satisfies the Minister that he has established a mine producing minerals on the lands described in his lease, the Minister shall reduce the annual rental to \$1 an acre on the first anniversary date of the lease following the date upon which production was commenced.
- (2) Where the rental payable under a lease is reduced under subregulation 1, the lessee shall not claim under regulation 4 any credit against the rental payable under the lease for drilling or underground development work on the lands described in the lease.

SCHEDULE 1

Being composed of land and land under water of Lake Nipissing lying south of Nipissing Indian Reserve No. 10, in the Territorial District of Nipissing, containing 8,000 acres more or less, and being composed of 14 acres of land comprising Burritt Island (formerly known as Rabbit Island) and 7,986 acres land under water of Lake Nipissing which may be more particularly located as lying within the following described limits;

Premising that all bearings are astronomical and are referred to the meridian through the most south-easterly extremity of Burritt Island;

Commencing at a point in Lake Nipissing, which point may be located as follows:

Beginning at the most south-easterly extremity of Burritt Island; thence South astronomically 1.25 miles to the point of commencement; thence West astronomically 2.5 miles; thence North astronomically 2.5 miles; thence East astronomically 5 miles; thence South astronomically 2.5 miles; thence West astronomically 2.5 miles; thence point of commencement.

(1799)

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Publications Under The Regulations Act

October 2nd, 1954

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 153/54.
Controlled Access Highway—Fort Erie to Toronto.
Amending Regulations 134 of Consolidated Regulations of Ontario 1950 and O. Reg. 48/53.
Made—16th September, 1954.
Filed—20th September, 1954.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

- 1. In these regulations "principal Regulations" means Regulations 134 of Consolidated Regulations of Ontario 1950.
- 2. (1) Regulation 1a of the principal Regulations, as made by regulation 2 of Ontario Regulations 48/53, is amended by striking out the figures and letter "13A" after the word "schedule" and substituting therefor the figure and letter "1A".
- (a) Schedule 13A of the principal Regulations, as made by regulation 2 of Ontario Regulations 48/53, is renumbered as schedule 1A.
- 3. The principal Regulations, as amended by Ontario Regulations 48/53, are further amended by adding immediately after regulation 1a and under the heading "Fort Erie to Toronto", the following Regulation:
 - 1b. That portion of the King's Highway described in schedule 1B and coloured red and illustrated on a map or plan filed in the office of the Registrar of Regulations at Toronto as number 95 is designated as a controlled-access highway.

SCHEDULE 1B

- 1. In the Township of Bertie in the County of Welland, being
 - (a) part of lots 7 and 8, concession 6 Niagara River, and
 - (b) part of the road allowance between lots 8 and 9, concession 6 Niagara River,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 22 adjoining cross concession in the Township of Willoughby, bounded by a line located as follows:

Commencing at the point of intersection of the southerly limit of lot 9 concession 6 Niagara River with the north-easterly limit of the controlled-access highway described in schedule 1 of Regulations 134 of Consolidated Regulations of Ontario 1950, the point being

- (i) south 88° 41' west 351.23 feet,
- (ii) north 6° 07' west 66.23 feet, and
- (iii) south 88° 41' west 568.80 feet,

from the north-east angle of lot 8 concession 6 Niagara River, thence south 38° 06′ 55″ east along the north-easterly limit of the controlled-access highway 1727.36 feet to a point in the easterly

limit of lot 7 concession 6 Niagara River; thence north 1° 05′ west along the easterly limit 22.04 feet to the north-east angle of lot 7; thence north 6° 07′ west along the easterly limit of lot 8 concession 6 Niagara River 163.69 feet; thence north 38° 06′ 55″ west 660.50 feet; thence north 6° 07′ west 604.61 feet to a point in the northerly limit of lot 8 concession 6 Niagara River 351.23 feet measured south 88° 41′ west along the northerly limit from the north-east angle of lot 8; thence north 6° 07′ west 66.23 feet to the southerly limit of lot 9 concession 6 Niagara River; thence south 88° 41′ west along the southerly limit 568.80 feet to the point of commencement.

- 2. In the Township of Bertie in the County of Welland, being
 - (a) part of lots 8 and 9, concession 6 Niagara River, and
 - (b) part of the road allowance between lots 8 and 9, concession 6 Niagara River,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 22 adjoining cross concession in the Township of Willoughby, bounded by a line located as follows:

Commencing at a point in the south-westerly limit of the controlled-access highway described in schedule 1 of Regulations 134 of Consolidated Regulations of Ontario 1950, the point being

- (i) south 88° 41' west 1172.65 feet, and
- (ii) south 38° 06′ 55" east 129.15 feet,

from the south-east angle of lot 9 concession 6 Niagara River, thence north 38° 06′ 55″ west along the south-westerly limit of the controlled-access highway 180.18 feet; thence north-westerly continuing along the south-westerly limit 1137.39 feet on a curve left of 11359.16 feet radius, the chord equivalent being 1137.06 feet measured north 40° 59′ 02″ west; thence south 46° 05′ 50″ west 100.0 feet to a monument; thence south 0° 09′ east 914.72 feet to the northerly limit of lot 8 concession 6 Niagara River; thence north 88° 41′ east along the northerly limit 84.61 feet; thence south 88° 44′ east 842.95 feet to the point of commencement.

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(1827)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 154/54.
The Ontario Soya-Bean Growers'
Marketing Scheme,
Amending Regulations 113 of Consolidated Regulations of Ontario 1950.
Made—16th September, 1954.
Filed—20th September, 1954.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Regulations 113 of Consolidated Regulations of Ontario 1950 are amended by adding immediately after regulation 1 the following regulation:
 - The local board named in schedule 1 is given all of the powers set out in sections 22 and 287 of The Corporations Act, 1953.

- 2. Schedule 1 of Regulations 113 of Consolidated Regulations of Ontario 1950 is amended by striking out section 1 and substituting therefor the following
 - 1. This scheme may be cited as "The Ontario Soya-Bean Growers' Marketing Scheme".
- 3. Schedule 1 of Regulations 113 of Consolidated Regulations of Ontario 1950 is further amended by adding immediately after section 1 the following section:

INTERPRETATION

la. In this scheme

- (a) "grower" means a person engaged in the production of soya-beans in Ontario; and
- (b) "soya-beans" means soya-beans produced in Ontario.
- 4. Schedule 1 of Regulations 113 of Consolidated Regulations of Ontario 1950 is further amended by striking out section 9.

(1828)40

THE FARM PRODUCTS MARKETING ACT

O. Reg. 155/54.
Marketing of Soya-Beans.
New and Revoking Regulations 114
of Consolidated Regulations of Ontario 1950. Approved—16th September, 1954. Filed—20th September, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF SOYA-BEANS

INTERPRETATION

- 1. In these regulations
- (a) "dealer" means a person who purchases soya-beans from a grower for resale;
- (b) "grower" means a person engaged in the production of soya-beans;
- (c) "local board" means The Ontario Soya-Bean Growers' Marketing Board;
- (d) "processing" includes cleaning, drying and processing with or without other ingredients, or processing or manufacturing of products in whole or in part from soya-beans;
- (e) "processor" means a person engaged in processing soya-beans; and
- (f) "soya-beans" means soya-beans produced in Ontario.

LICENCES FOR GROWERS

- 2.(1) No person shall engage in Ontario in the business as a grower of soya-beans without a licence.
- (2) Every grower shall be deemed to be the holder of a licence in form 1.

LICENCES FOR DEALERS

- 3.(1) No person shall engage in Ontario in the business of a dealer in soya-beans without a licence as a dealer in soya-beans from the Board, obtainable on application therefor.
- (2) An application for a licence as a dealer in soya-beans shall be in form 2.
- (3) A licence as a dealer in soya-beans shall be in form 3.
- (4) A licence shall expire with the 31st of August next following the date on which the licence is issued.
- 4. A licence shall be issued to a dealer in soya-beans without charge.

LICENCES FOR PROCESSORS

- 5.(1) No person shall engage in Ontario in the business of a processor of soya-beans without a licence as a processor of soya-beans from the Board, obtainable on application therefor.
- (2) An application for a licence as a processor of soya-beans shall be in form 4.
- (3) A licence as a processor of soya-beans shall be in form 5.
- (4) A licence shall expire with the 31st of August next following the date on which the licence is issued.

LICENCE FEES

- 7.(1) Every grower shall pay to the local board licence fees at the rate of 1 cent for each bushel or fraction thereof of soya-beans delivered to a dealer or processor.
- (2) The dealer or processor shall deduct the licence fees payable by a grower from the sum of money due to the person from whom the soya-beans were received.
- (3) The dealer or processor shall forward the licence fees deducted in any month not later than the 15th of the following month to the local board to be used by it for the purpose of carrying out and enforcing the provisions of the Act, the regulations and the scheme.

REVOCATION

8. Regulations 114 of Consolidated Regulations of Ontario 1950 are revoked.

> THE FARM PRODUCTS MARKETING BOARD G. F. PERKIN

Chairman F. K. B. STEWART

(Seal)

Issued at Toronto, this

Secretary

FORM 1

The Farm Products Marketing Act LICENCE AS A GROWER OF SOYA-BEANS

Under The Farm Products Marketing Act and the regulations, and subject to the limitations thereof, this licence is issued

to	
	(name)
of	
(address)

THE FARM PRODUCTS MARKETING BOARD

day of

:				Ċi								
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, 19 .

FORM 2

The Farm Products Marketing Act

APPLICATION FOR LICENCE AS A DEALER IN SOYA-BEANS

To The Farm Products Marketi	ng Board:
(name of appli	
(address)	
makes application for a licence beans under The Farm Products	e as a dealer in sova-
Dated at , this da	y of , 19 .
(sign	ature of applicant)
Form 3	
The Farm Products M.	
LICENCE AS A DEALER	
Under <i>The Farm Products</i> regulations, and subject to the licence is issued to	Marketing Act and the limitations thereof, this
(name)	
of (addres	s)
This licence expires with the following the date of issue.	he 31st of August next
abbase at a second	y of , 19 .
	FARM PRODUCTS KETING BOARD
35 - 1 - 1 - 1 · · · · ·	Chairman
	Secretary
Form 4	
The Farm Products	Marketing Act
APPLICATION FOR AS A PROCESSOR OF	R A LICENCE F SOYA-BEANS
To The Farm Products Marke	ting Board:
(name of app	licant)
(address	
makes application for a licence beans under <i>The Farm Produc</i>	e as a processor of soya ts Marketing Act.
Dated at , this	day of , 19
(si	gnature of applicant)

FORM 5

The Farm Products Marketing Act

LICENCE AS A PROCESSOR OF SOYA-BEANS

Under The Farm Products Marketing Act and the

Issued at Toronto, this da

following the date of issue.

day of ,19 .

MARKETING BOARD

Chairman

THE FARM PRODUCTS

Secretary

(1829)

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THE FARM PRODUCTS MARKETING ACT

O. Reg. 156/54. Marketing of Soya-beans. New. Filed—20th September, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF SOYA-BEANS

INTERPRETATION

- 1. In these regulations
 - (a) "dealer" means a person who purchases soyabeans from a grower for resale;
 - (b) "grower" means a person engaged in the production of soya-beans;
 - (c) "local board" means The Ontario Soya-Bean Growers' Marketing Board;
 - (d) "processing" includes cleaning, drying and processing with or without other ingredients, or processing or manufacturing of products in whole or in part from soya-beans;
 - (e) "processor" means a person engaged in processing soya-beans; and
 - (f) "soya-beans" means soya-beans produced in Ontario.
- 2.(1) There shall be a negotiating agency to be known as "The Negotiating Committee" of 12 persons, 6 of whom shall be appointed annually by the local board, 3 of whom shall be appointed annually by the processors, and 3 of whom shall be appointed annually by the dealers, upon the request in writing from the Board.

- (2) Where the local board or the processors or the dealers fail to appoint the persons in accordance with subregulation 1 within 7 days, the Board may appoint such representatives as are necessary to complete The Negotiating Committee.
- (3) The Negotiating Committee may determine by agreement

(i) minimum prices for soya-beans or for any class, variety or grade of soya-beans,

- (ii) terms of purchase and sale for soya-beans,
- (iii) handling, transporting, storage or selling charges for soya-beans or for any class, variety or grade of soya-beans, and
- (iv) conditions and form of contracts for the purchase and sale of soya-beans.
- 3. Where the Negotiating Committee fails to arrive at an agreement, the matters in dispute shall be referred to a negotiating agency to be known as a "negotiating board".
- 4.(1) The negotiating board shall consist of 3 members.
- (2) One member may be appointed by the 6 members of The Negotiating Committee appointed by the local board, and another member may be appointed by the 6 members of The Negotiating Committee appointed by the processors and dealers.
- (3) Where 2 members are appointed to the negotiating board in accordance with subregulation 3, the 2 members so appointed may appoint a third member to the negotiating board but where the 2 members fail to agree on the third member within 7 days the Board may appoint the third member.
- (4) Where the members of The Negotiating Committee appointed by the local board, or the members of The Negotiating Committee appointed by the processors and dealers fail to appoint a member to the negotiating board in accordance with subregulation 3 within 7 days, the Board may appoint such members as are necessary to complete a negotiating board.
- (5) The negotiating board shall meet within 7 days of the appointment of the third member thereof.
- (6) The negotiating board may adopt or determine by award any matters referred to it.

DELEGATION OF POWER

5. The Board delegates to the local board the power to require persons engaged in the producing or marketing of soya-beans to register their names, addresses and occupations with the local board, to require such persons to furnish such information in regard to soya-beans as the local board may determine, and to inspect the books and premises of such persons.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN

Chairman
F. K. B. STEWART

(Seal)

Secretary

(1830)

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THE LIVE STOCK AND LIVE STOCK PRODUCTS ACT

O. Reg. 157/54. Grading of Eggs. New and Revoking O. Reg. 303/44 (C.R.O. 397) Made—16th September, 1954. Filed—20th September, 1954.

REGULATIONS MADE UNDER THE LIVE STOCK AND LIVE STOCK PRODUCTS ACT

EGGS

INTERPRETATION

- 1. In these regulations
- .1 "black rot" means having solid-black colour;
- .2 "blood clot" means streak or clot of blood on the yolk or in the white;
- .3 "blood ring" means ring of blood on the yolk;
- .4 "bloody egg" means egg through which blood is diffused;
- .5 "box" means container capable of containing 15 dozen eggs in individual compartments of such size as to prevent the eggs in the compartments being damaged in the handling of the container;
- .6 "candling" when used with respect to an egg means examining the internal condition of the egg when it is rotating before a round opening having a diameter not greater than 1/8 inch in a metal shield through which a beam of light is projected;
- .7 "carton" means container constructed to contain 6 eggs, or 12 eggs, with a separate compartment for each egg;
- .8 "case" means container capable of containing 30 dozen eggs in individual compartments of such size as to prevent the eggs in the compartments being damaged in the handling of the container.
- .9 "consumer" means person who buys eggs for use by himself and his household and not for resale;
- .10 "delivery" means transfer from one premises to another premises for any purpose;
- .11 "dried egg" means egg from which
 - (a) the shell, and
 - (b) the water-content

has been removed;

- .12 "egg-grading station" means premises for the grading, packing, and marking, of eggs under these regulations;
- .13 "eggs for processing" means eggs sold or delivered for purposes of freezing or drying;
- .14 "first receiver of eggs" means person, other than the operator of an egg-grading station, who receives ungraded eggs from a producer;
- .15 "floating air-cell" means air-cell which has no fixed position in the egg as a result of rupture of the inner shell-membrane;

- .16 "frozen egg" includes frozen whole egg, frozen egg-yolk and frozen egg-whites;
- .17 "frozen egg-whites" means product obtained when whites of eggs, separated from the yolks of the eggs, are frozen;
- .18 "frozen whole egg" means product obtained when the yolks and the whites of eggs are mixed together and frozen;
- .19 "frozen egg-yolk" means product obtained when yolks of eggs, separated from the whites of the eggs, are frozen;
- .20 "grass yolk" means yolk with a green or olive colour;
- .21 "label" means card or paper which fully covers one end, or one side, of a box or case;
- .22 "operator" means person who operates an egggrading station;
- .23 "processor" means person who operates an egg-breaking plant;
- .24 "producer" means person who sells, ships or transports no eggs other than eggs produced on his own farm;
- .25 "retailer" means person who sells or offers for sale eggs to a consumer;
- .26 "red rot" means condition resulting from rupture of the yolk-sac to permit mixture of yolk and white;
- .27 "sour rot" means condition in which the egg has a bubbly condition at the air-cell line, an extremely prominent yolk, and when the egg is clicked against other eggs gives a dull hollow sound, and when broken gives off a sour odour;
- .28 "spot rot" means mould spot inside the shell or along cracks in the shell;
- .29 "stuck yolk" means condition in which the yolk membrane adheres to the shell so that it is not freed by rotating the egg;
- .30 "tag" means card or paper which does not fully cover one end of a box or case;
- .31 "ungraded eggs" means eggs which have not been graded and marked with a grade in accordance with these regulations;
- .32 "white rot" means condition in which the yolk is covered with a light-coloured crust, the white watery, and the egg when broken gives off a putrid odour; and
- .33 "wholesaler" means person who sells eggs to
 - (a) a retailer, or
 - (b) any person in quantities of 15 dozen or more for use as food or in the preparation of food, or
 - (c) a processor.

APPLICATION

- 2. These regulations do not apply to eggs used for the purpose of incubation.
- 3.(1) Regulations 4 to 30, both inclusive, apply only to eggs of the domestic hen other than eggs for processing.
- (2) Regulations 31 to 43, both inclusive, apply only to eggs of the domestic hen for processing.

EGGS FOR HUMAN CONSUMPTION

- 4.(1) No person shall sell or offer for sale eggs for human consumption within Ontario except eggs graded, packed and marked in accordance with regulations 5 to 30, both inclusive.
- (2) No person shall sell, offer for sale, ship or transport ungraded eggs from any place to any other place except
 - (a) an egg-grading station, or
 - (b) a first receiver of eggs for the purpose of identifying the eggs of each producer and shipping or transporting them to an egggrading station.

GRADES OF EGGS

Rejects

- 5.(1) Eggs of the domestic hen which do not comply with the standards prescribed in this regulation for Grade A, Grade B, Grade C or Cracks, and which
 - (a) have a musty or foreign odour, or
 - (b) have been in an incubator, or
 - (c) on candling show any defect such as black rot, or blood clot, or blood ring, or bloody egg, or red rot, or spot rot, or sour rot, or stuck yolk, or white rot,

shall be rejected and eggs so rejected shall be known as Rejects.

(2) Subject to regulation 15, eggs other than Rejects, sold for human consumption within Ontario shall be graded under subregulation 3, 4, 5 and 6, and regulation 7.

Grade A Eggs

- (3) Grade A eggs shall consist of eggs each of which
 - (a) on candling shows
 - (i) a round yolk that is reasonably centred,
 - (ii) an indistinct yolk-outline,
 - (iii) an air-cell not more than 3/6 inch in depth,
 - (iv) no floating air-cells, and
 - (v) no blood spot, or meat spot or germ development, or grass yolk, or readily visible defect or abnormal condition;
 - (b) has a clean shell that
 - (i) is not broken or thin,
 - (ii) is practically normal in shape and not definitely mis-shapen,
 - (iii) may have rough areas and ridges other than heavy ridges, and
 - (iv) has not more than 3 stain spots each of which covers an aggregate area of not more than ⅓ inch by ⅙ inch of the shell, and
 - (c) weighs when graded for the size in column 1 of the Table not less than the weight, if any, in column 2 but less than the weight, if any, in column 3 as follows:

TABLE

Item number	Column 1	Column 2	Column 3
1 2 3	Grade A Extra Large Size Grade A Large Size Grade A Medium Size	2½ ounces 2 ounces 1¾ ounces	2 ounces
5	Grade A Small Size Grade A Peewee Size	1½ ounces	$1\frac{3}{4}$ ounces $1\frac{1}{2}$ ounces

Grade B Eggs

- (4) Grade B eggs shall consist of eggs which do not comply with the standards for Grade A but each of which
 - (a) on candling
 - (i) shows a round or moderately oblong yolk that floats freely within the shell,
 - (ii) may show a visible yolk-outline,
 - (iii) shows an air-cell not more than 3/8 inch in depth,
 - (iv) may show floating air-cells,
 - (v) may show definite spots or areas on the surface of the yolk,
 - (vi) does not show germ development other than slight indication thereof, and
 - (vii) does not show blood spots, or meat spots or a grass yolk,
 - (b) has a shell that
 - (i) is not broken and has no pronounced thin spots,
 - (ii) may have rough areas and definite ridges,
 - (iii) may have reasonably prominent stains or spots which do not seriously detract from the appearance of the egg, and
 - (c) weighs not less than 134 ounces.

Grade C Eggs

- (5) Grade C eggs shall consist of eggs which do not comply with the standards for Grade A or Grade B but each of which
 - (a) on candling
 - (i) shows a yolk that may be definitely oblong in shape,
 - (ii) shows the yolk does not adhere to the shell membrane and the yolk-membrane is unbroken,
 - (iii) may show a distinctly visible yolkoutline,
 - (iv) may show an air-cell of any size and floating air-cells,

- (v) may show definitely pronounced germ spots, and
- (vi) may show blood spots, meat spots and a moderate grass yolk, and
- (b) has a shell that
 - (i) is not broken
 - (ii) may be irregular in construction, and
 - (iii) may be dirty or stained.

Cracks

(6) Cracks shall consist of eggs which have shells with one or more breaks or cracks but otherwise comply with the standards for Grade A, Grade B, or Grade C.

LICENCES

Licence to Operate an Egg-grading Station

- 6.(1) No person shall operate an egg-grading station without a licence therefor from the Commissioner.
- (2) An application for a licence for the operation of an egg-grading station shall be in form 1.
- (3) A licence for the operation of an egg-grading station shall be in form 2.
- (4) The fee for a licence shall be \$1 and shall be forwarded with the application for the licence.
- (5) A licence shall expire with the 31st of December of the year for which it is issued.

LICENCE AS A PRODUCER OF GRADE A1 EGGS

- 7.(1) A producer who complies with subregulations 6 and 7 may obtain a licence as a producer of Grade A1 eggs from the Commissioner.
- (2) An application for a licence as a producer of Grade A1 eggs shall be in form 3.
- (3) A licence as a producer of Grade A1 eggs shall be in form 4.
 - (4) A licence shall be issued without charge.
- (5) A licence shall not be transferable and shall remain in force unless suspended or revoked by the Commissioner for any violation of the terms and conditions under which the licence was issued.
- (6) The conditions under which a licence as a producer of Grade A1 eggs shall be issued are as follows:
 - (a) that the poultry houses and yards of the producer are clean and sanitary and the yards fenced,
 - (b) that no male birds are in the pens in which hens are kept at any time except the breeding season,
 - (c) that the hens are fed only grain feeds with supplementary feeds in the mash,
 - (d) that the producer has adequate facilities for cooling eggs, and
 - (e) that the producer markets the eggs in sealed cartons only, or
 - (f) where the producer markets his eggs through a co-operative association or a marketing group composed entirely of producers, the co-operative association or marketing group is required to be the holder of a licence to operate an egg-grading station.

(7) A licenced producer of Grade A1 eggs may grade his eggs and where the eggs comply with the standards in subregulation 8 may mark the cartons with the grade designation "Grade A1".

Grade A1 Eggs

- (8) Grade A1 eggs shall consist of eggs, each of which
 - (a) on candling shows
 - (i) a small, round yolk that is well-centred,
 - (ii) an indistinct yolk shadow,
 - (iii) an air-cell not more than 1/8 inch in depth,
 - (iv) no floating air-cells,
 - (v) no mottled or grass yolk, and
 - (vi) no blood spot, meat spot, visible germ spot, or readily visible defect or abnormal condition.
 - (b) has a clean shell that
 - (i) is not broken, and
 - (ii) is normal in shape, and
 - (c) weighs, when graded for the size in column 1 of the Table not less than the weight, if any, in column 2 but less than the weight, if any, in column 3 as follows:

TABLE

Item number	Column 1	Column 2	Column 3
1 2 3 4	Grade A1 Extra Large Size Grade A1 Large Size Grade A1 Medium Size Grade A1 Small Size	2½ ounces 2 ounces 1¾ ounces 1½ ounces	2 ounces 13/4 ounces

Licence for Rejects

- 8.(1) No person shall purchase, sell or offer for sale, or ship, or transport from any place to any other place, Rejects without a licence therefor from the Commissioner.
- (2) An application for a licence to purchase, sell or offer for sale, or ship, or transport from any place to any other place, Rejects shall be in form 5.
- (3) A licence to purchase, sell or offer for sale, or ship, or transport from any place to any other place, Rejects shall be in form 6.
 - (4) A licence shall be issued without charge.
- (5) A licence shall not be transferable and shall remain in force unless suspended or revoked by the Commissioner for any failure to comply with these regulations.
- (6) The conditions under which a licence to purchase, sell or offer for sale, or ship, or transport from any place to any other place, shall be issued are as follows:
 - (a) that the holder of a licence furnish to the Commissioner a statement showing
 - (i) the quantities of all Rejects purchased, sold, shipped or transported, as the case may be, during each calendar month,

- (ii) the name and address of the person from whom or to whom the Rejects were purchased, sold, shipped or transported, as the case may be, and the date of purchasing, selling, shipping or transporting, as the case may be, and
- (iii) the purpose for which the Rejects were purchased, sold, shipped or transported, as the case may be,

not later than the 15th of the month next following;

- (b) that the holder of a licence make a record with respect to the purchasing, selling, shipping and transporting of Rejects and retain the record for not less than 90 days from the making thereof; and
- (c) that the holder of a licence mark all containers in which he ships or transports Rejects on both ends with the word "REJECTS" in letters at least ¾ inch high.
- (7) No person shall purchase, sell or offer for sale, or ship, or transport, Rejects for use as food, or in the preparation of food, for human consumption.

CONDITIONS OF GRADING, PACKING AND MARKING

- 9.(1) No person other than a producer shall operate premises where eggs for human consumption within Ontario are graded, packed and marked, except premises constructed, maintained and operated in compliance with the following conditions:
 - (a) any room in which eggs are graded to be constructed so that light from outside the room can be excluded during candling operations;
 - (b) any room in which eggs are graded to be separate from rooms used for the receiving of eggs and for the holding of eggs after grading;
 - (c) the part of the premises used for grading, packing and marking of eggs to be separate from the part of the premises used for operations other than those with respect to the grading, packing and marking of eggs;
 - (d) where an inside entrance to that part of premises used for grading, packing and marking of eggs is provided, the premises to be provided with a convenient public entrance to the premises;
 - (e) any room used for grading, packing and marking of eggs to have no door or opening or passageway leading to a warehouse or storage place for furs or hides or other product which may affect the proper handling of eggs, or to premises of a retail-store business;
 - (f) the size and arrangement of the premises and of the room in which grading, packing and marking of eggs is done, to be adequate for the work to be done;
 - (g) the grading room to be equipped with proper equipment and appliances for candling and weighing, and unless an egg-weighing machine is used, a weighing-scale to be provided for each grader;
 - (h) a grading bench and a shelf to be provided in the grading room and to be arranged in relation to any equipment for candling and weighing so as to provide for efficient handling of eggs;

- (i) a temperature-control system to be provided and maintained so that the temperature of premises is at no time higher than 67 degrees Fahrenheit;
- (j) the grading room to be equiped with
 - (i) a reliable thermometer for temperature readings, and
 - (ii) a wet- and dry-bulb hygrometer for humidity readings;
- (k) premises to be clean, in a sanitary condition and free from odours; and
- the grading of eggs to be done by, or under the supervision of, graders capable of grading eggs accurately.
- (2) Where premises have been inspected and found to comply with subregulation 1, the person operating the premises may apply to the Commissioner for a licence to operate the premises as an egg-grading station.
- (3) No person other than the person to whom a licence is issued shall use the number of the licence on any box, case or carton.
- (4) The operator of an egg-grading station shall place his licence number on every box, case and carton of eggs graded and packed at his egg-grading station.

PACKING MATERIALS FOR EGGS

- 10.(1) No person shall pack Grade A eggs in cases except
 - (a) new cases with new fillers, flats and pads, or
 - (b) clean cases of sound construction with fillers, flats and pads that are as clean and sound as when new.
- (2) Grade B eggs and Grade C eggs may be packed in used cases that are clean and without damage, with used fillers, flats and pads that are clean, in good condition, complete and without broken parts.
- (3) Grade A eggs, Grade B eggs or Grade C eggs shall not be packed in a used case unless all markings with respect to former use have been completely removed except where the markings for the eggs to be packed are the same as the markings on the used case.
- (4) Every container used for the packing of eggs under these regulations shall be constructed of materials and be of the dimensions and capacities specified in schedule 1.
 - (5) In the packing of boxes and cases
 - (a) excelsior pads, or
 - (b) moulded flats or trays

shall be placed below the first filler and on top of the last filler in each box or case.

GRADE MARKS

- 11. Each grade into which eggs have been graded shall have one grade mark, which shall be one of the following:
 - (a) GRADE A EXTRA LARGE SIZE, or
 - (b) GRADE A LARGE SIZE, or
 - (c) GRADE A MEDIUM SIZE, or
 - (d) GRADE A SMALL SIZE, or

- (e) GRADE A PEEWEE SIZE, or
- (f) GRADE A1 EXTRA LARGE SIZE, or
- (g) GRADE A1 LARGE SIZE, or
- (h) GRADE A1 MEDIUM SIZE, or
- (i) GRADE A1 SMALL SIZE, or
- (j) GRADE B, or
- (k) GRADE C, or
- (l) CRACKS.
- 12.(1) The grade mark on each box, and case, of eggs that is packed shall appear on at least one side of each box, and at least one end of each case, and shall be
 - (a) printed on a tag, or
 - (b) printed on a label, or
 - (c) printed, stamped or stencilled on the box or case.
- (2) All letters and figures in grade marks required by subregulation 1 shall be not less than 3/4 inch high with stems not less than 1/8 inch thick.
- (3) When paperboard boxes or cases are used in packing eggs the word "EGGS" in letters at least 1 inch high shall appear on the same side or end as the grade mark.
- (4) When boxes or cases are wrapped in paper, the grade marks and the licence number of the operator shall appear on the paper wrapper and on the box or case.
- (5) Every tag and label shall be securely affixed to the box, or case, by
 - (a) adhesive material, or
 - (b) 2 tacks or 2 staples, one near each end of the tag or label.
- 13.(1) Every tag shall be at least 3 inches high and 5 inches long.
 - (2) All lettering on tags shall be in black.
- (3) For eggs marked with the grade shown in column 1 of the Table the colour of the tag used for marking shall be set opposite thereto in column 2.

TABLE

Item number	Column 1	Column 2
1 2 3 4 5 6 7 8 9 10 11	Grade A Extra Large Size Grade A1 Extra Large Size Grade A Large Size Grade A1 Large Size Grade A Medium Size Grade A1 Medium Size Grade A5 Medium Size Grade A5 Small Size Grade A1 Small Size Grade A6 Peewee Size Grade B Grade C Cracks	red red red green green white white white blue yellow yellow

- 14.(1) The grade mark on each carton of eggs that is packed shall
 - (a) be printed or stamped on the top of the carton, but where a carton constructed to contain 12 eggs is capable of being separated into 2 parts so that each part becomes a carton to contain 6 eggs, the grade mark shall be printed or stamped
 - (i) on the top of each part, or
 - (ii) on the top of one part and on the side of the other part, and
 - (b) not be obscured by other wording or design on the carton.
- (2) The grade marks of eggs offered for sale or sold by a retailer in open containers shall appear printed or stamped on a card firmly placed immediately above or in front of the eggs and in clear view of consumers.
- (3) All letters and figures in grade marks in sub-regulations 1 and 2 shall be not less than $\frac{1}{2}$ inch high with stems not less than $\frac{1}{8}$ inch thick.
- (4) No box or case may be marked with more than 1 grade mark unless the eggs are packed in cartons in the box or case.
- (5) When cartons are packed in boxes or cases the grade marks shall appear on the cartons and on the boxes or cases.
- (6) No box, case, or carton, and no label or tag attached to a box, case, or carton, shall have marked thereon any mark or words indicating or suggesting that the eggs contained in the box, case or carton, are of higher quality than that of eggs of the grade shown on the grade mark.

GRADE TOLERANCES

- 15. For variations incidental to the grading, packing and handling of eggs, a tolerance shall be allowed at the rate of not more than
 - (a) 8 eggs in each 15 dozen eggs at the egggrading station where the eggs were packed,
 - (b) 8 eggs in each 15 dozen eggs at any place where eggs are received from egg-grading stations for the purpose of inspection thereof, and
 - (c) 12 eggs in each pack of 15 dozen eggs at any place other than places mentioned in clauses a and b, but in the count of eggs that do not comply with the standards for the grade shown on the grade mark the following are not to be included:
 - (i) 4 eggs having shell soiling greater than allowed in standards for the grade, or weighing less than required in standards for the grade, where the eggs comply with the standards for the next lower grade, and
 - (ii) 6 eggs having cracked shells when in the possession of any person after delivery from the shipper thereof.

RESPONSIBILITY FOR MARKING

16.(1) Subject to subregulation 2, no person shall sell or offer for sale or display for sale eggs that do not comply with the grade marked on the container thereof.

- (2) Where grade defects of the eggs are found with respect to
 - (a) conditions found upon candling of the eggs, within 36 hours, or
 - (b) the shells or the weight of the eggs, within 7 days,

of the time of delivery to the person in possession, the person selling the eggs shall be deemed to be the person mentioned in subregulation 1.

LICENCE NUMBER ON CONTAINERS

- 17.(1) The figures in the licence number of the operator of an egg-grading station on each box and case of eggs packed at the egg-grading station shall be not less than ½ inch high.
 - (2) The licence number shall appear
 - (a) below the grade mark on every label or tag, if any, affixed to the box or case, or
 - (b) below the grade mark printed, stamped or stencilled on the box or case.
- (3) The licence number appearing on a box or case when packed shall remain on the box or case until the eggs are removed.
- (4) When for any reason eggs are removed from a box or case the licence number shall be removed or erased from the box, case, label or tag, as the case may be.

WHOLESALERS

- 18.(1) Subject to subregulations 2 and 3, no whole-saler of eggs shall store, transport, deliver, or ship eggs other than graded eggs in containers that are marked in accordance with these regulations and bear the licence number of the operator of the egg-grading station in which the eggs were graded and packed.
 - (2) When a wholesaler is
 - (a) a producer, and
 - (b) is not the operator of an egg-grading station,
- the containers of all eggs shall bear the name and address of the producer printed with letters not less than $\frac{3}{4}$ inch high with stems not less than $\frac{1}{8}$ inch thick instead of a licence number but otherwise the provisions of subregulation 1 shall apply.
- (3) Where a wholesaler of eggs is the operator of an egg-grading station he may store at, or transport to, his egg-grading station ungraded eggs for the purpose of grading, packing and marking the eggs at his egggrading station.
- 19. No wholesaler, other than the operator of an egg-grading station or a producer, shall transport, deliver or ship eggs to, or from, premises in which grading is carried on and which do not comply with the provisions of regulation 9.

EGGS ON PREMISES OF RETAILER

20. No retailer shall store on his premises eggs that do not comply with these regulations.

ADVERTISING

21.(1) No person shall advertise eggs for sale unless the advertisement contains a statement in a prominent position therein setting out the grade of the eggs advertised.

- (2) No person shall, in any advertisement offering eggs for sale,
 - (a) make any untrue, deceptive, or misleading, statement or implication, or
 - (b) use words or phrases which are misleading to a purchaser,

with respect to the quality or weight of the eggs.

- (3) No person shall, in any advertisement offering eggs for sale, state or use words or phrases implying
 - (a) that the eggs of a grade advertised are superior in condition or quality to eggs of the grade under these regulations, or
 - (b) that Grade B eggs, or Grade C eggs, or eggs that have been in cold storage, are fresh, or
 - (c) that eggs other than those graded as Grade A1 are "New Laid".

MARKS ON CONTAINERS OF UNGRADED EGGS

- 22. No person shall ship or transport ungraded eggs in containers unless each container has marked on at least one end thereof the words "UNGRADED EGGS—FOR SHIPMENT ONLY" in block letters not less than ¾ inch high.
- 23.(1) Eggs which have been in storage may be shipped or transported to an egg-grading station without grading or inspection.
- (2) No person shall ship or transport eggs which have been in storage unless each container bears the words "UNGRADED OUT OF STORAGE" in letters not less than ½ inch high, stamped or stencilled
 - (a) over the grade mark, if any, or
 - (b) if no grade mark shows, on the ends of the container.

RECORDS

- 24.(1) The operator shall maintain and be responsible for complete records showing
 - (a) the number of eggs in each producer's lot delivered to his egg-grading station, and
 - (b) the grades of all eggs in each producer's lot.
- (2) The operator shall require each grader employed by him to make a bench report of all eggs of each producer graded by the grader at the egg-grading station.
 - (3) The bench report shall be in form 7.
- (4) The operator shall retain one copy of each bench report at the egg-grading station for a period of 90 days from the making thereof.

EGGS OF PRODUCERS IDENTIFIED

- 25. Every first receiver of eggs who ships or delivers ungraded eggs to an egg-grading station shall clearly identify the eggs from each producer in the shipment, by
 - (a) packing them in separate containers, or
 - (b) placing each producer's eggs in a separate end of a case or in separate fillers, or
 - (c) packing and identifying them in some other satisfactory manner.

GRADING CERTIFICATES

- 26.(1) The operator of the egg-grading station shall furnish to the person who shipped the ungraded eggs to the egg-grading station not later than 7 days after the date of receipt of the eggs
 - (a) where the shipper is the producer, 1 copy, and
 - (b) where the shipper is a first receiver of eggs, 2 copies,

of the grading certificate.

- (2) Where the ungraded eggs in a shipment under clause b of subregulation 1 were produced by more than one producer and the eggs of each producer were identified, the operator shall furnish to the first receiver of eggs 2 copies of the grading certificate with respect to each producer.
 - (3) The grading certificate shall be in form 8.
- (4) Every first receiver of eggs shall retain for a period of 90 days 1 copy of each grading certificate received from an egg-grading station.
- (5) Where the shipper was a first receiver of eggs he shall send one copy of the grading certificate with respect to each producer's lot to the producer.

BASIS FOR PAYMENT FOR EGGS

- 27.(1) Ungraded eggs bought or received on consignment by the operator of an egg-grading station shall be deemed to have been bought on the basis of the grades shown on the grading certificate.
- (2) No operator shall pay for ungraded eggs bought or received on consignment by him on any basis other than on the basis of the grades shown on the grading certificate.
- (3) Where there is no price differential between the prices paid for eggs of more than 1 grade, the eggs shall be deemed to have been bought on a basis other than a grade basis.

PROHIBITION

28. No person other than the operator of an egggrading station shall buy or receive ungraded eggs from a first receiver of eggs.

GRADING CERTIFICATE AND STATEMENT TO PRODUCER

- 29. The first receiver of eggs shall not later than 14 days after the date of receipt of the eggs furnish to the producer
 - (a) the grading certificate for the eggs, and
 - (b) a statement showing
 - (i) name and address of the first receiver of eggs,
 - (ii) date of the statement,
 - (iii) name and address of the producer,
 - (iv) number of dozens of eggs received,
 - (v) date of receipt of the eggs,
 - (vi) amount, and the rate for each dozen, paid in any advance payment,
 - (vii) manner of making advance payment: whether in cash, or in merchandise, or on account.
 - (viii) number of eggs graded into each grade, and
 - (ix) price to be paid for each grade.

PAYMENTS FOR EGGS

- 30.(1) Where the first receiver of eggs, or the operator of an egg-grading station, makes a payment on account to the producer at the time the first receiver of eggs, or the operator, receives the eggs, the amount of the payment shall not exceed 80 per cent of the total value of the eggs computed at the price for Grade B eggs.
 - (2) The first receiver of eggs shall,
 - (a) where a payment on account has not been made, make payment for the eggs, and
 - (b) where a payment on account has been made, make final settlement for the eggs,

not later than 14 days after the date of receipt of the eggs.

(3) The payment, or the final settlement, as the case may be, shall accompany the grading certificate and the statement to the producer under regulation 29.

EGGS FOR PROCESSING

Frozen Egg

- 31. No eggs other than eggs graded as Grade A, Grade B, Grade C or Cracks under subregulations 3, 4, 5 and 6 of regulation 5 may be broken at an eggbreaking plant.
- 32. No person shall purchase, or sell or offer for sale, ship, or transport, frozen egg for human consumption within Ontario except frozen egg graded, packed and marked in accordance with regulations 33 to 43, both inclusive.

Grade A Frozen Egg

- 33. The grades of frozen egg are
 - (a) Grade A Frozen Egg, consisting of frozen egg which
 - (i) shows no evidence of mould or foreign odour.
 - (ii) is free from foreign matter and shall,
 - (iii) is well emulsified,
 - (iv) has a smooth texture,
 - (v) on analysis shows a total viable bacterial count of not more than 2,500,000 a gram,
 - (vi) in the case of frozen egg-whites, produces a foam volume of 800 cubic centimetres from 127 grams of frozen egg-whites when subjected to a whipping test, and
 - (vii) when tested by the vacuum-oven method, has egg-solids for the product in column 1 of the Table not less than the percentage of egg-solids in column 2 as follows:

Table

Item number	Column 1	Column 2
1	frozen whole egg	25.8 per cent
2	frozen egg-yolk	43 per cent
3	frozen egg-whites	11.5 per cent

Grade B Frozen Egg

- (b) Grade B Frozen Egg, consisting of frozen egg which does not comply with the standards for Grade A Frozen Egg and which
 - shows no evidence of mould or objectionable odour,
 - (ii) is free from foreign matter and contains not more than ½ of 1 per cent by weight of shell,
 - (iii) on analysis shows a total viable bacterial count of not more than 50,000,000 a gram, and
 - (iv) when tested by the vacuum-oven method, has egg-solids for the product in column 1 of the Table not less than the percentage of egg-solids in column 2 as follows:

Table

Item number	Column 1	Column 2
1	frozen whole egg	24.5 per cent
2	frozen egg-yolk	40 per cent
3	frozen egg-whites	10.5 per cent

Grade C Frozen Egg

- (c) Grade C Frozen Egg, consisting of frozen egg which does not comply with the standards for Grade A Frozen Egg or Grade B Frozen Egg, and which
 - (i) shows no evidence of mould or objectionable odour, and
 - (ii) on analysis shows a total viable bacterial count or not more than 50,000,000 a gram.
- 34. Where ingredients have been added to frozen whole egg, or frozen egg-yolk, or frozen egg-whites, before freezing, the products resulting from the addition of the ingredients shall comply with regulation 33 except that the minimum percentage of egg-solids in column 2 of the Table in clause a, or column 2 of the Table in clause b, as the case may be, may be decreased in the proportion that the ingredients bear to the products resulting from the addition of the ingredients.
- 35. Where frozen egg does not comply with regulations 33 or 34, the container of the frozen egg shall be marked on the side, and on the lid, with the words "NOT FOR HUMAN CONSUMPTION" in letters not less than 1½ inches high and printed with indelible ink.

LICENCE TO OPERATE AN EGG-BREAKING PLANT

- 36.(1) No person shall operate an egg-breaking plant without a licence therefor from the Commissioner.
- (2) An application for a licence for the operation of an egg-breaking plant shall be in form 9.
- (3) A licence for the operation of an egg-breaking plant shall be in form 10.
- (4) The fee for a licence shall be \$1 and shall be forwarded with the application for the licence.
- (5) A licence shall expire with the 31st of December of the year for which it is issued.

CONDITIONS OF GRADING, PACKING AND MARKING

- 37.(1) No person shall operate premises where eggs are broken, and processed into frozen egg for human consumption, within Ontario, except premises constructed, maintained and operated in compliance with the following conditions:
 - (a) any room in which eggs are broken to have
 - (i) a smooth floor impervious to liquid, and
 - (ii) smooth, washable walls and ceiling;
 - (b) any room in which eggs are broken to be used only for the purpose of breaking eggs during the season when egg-breaking is in operation, and the room to be separated by partitions from rooms used for any purposes other than egg-breaking;
 - (c) all windows and doors giving direct access to any room in which eggs are broken to be provided with screens and all doors to be equipped with automatic self-closing devices;
 - (d) every table to have a smooth top of monel metal or stainless steel and to be constructed so that it may be thoroughly cleaned;
 - (e) the size and arrangement of the premises and of any room in which eggs are broken, graded, packed and marked, to be adequate for the operations required;
 - (f) toilet-facilities to be so located that no opening from the room in which the toilet-facilities are located opens directly into any room in which eggs are broken;
 - (g) every room in which toilet-facilities are located to be provided with odourless soap and paper towels;
 - (h) any room in which eggs are broken to be equipped with one or more tanks having compartments for the washing, rinsing, and sterilizing, of utensils used in egg-breaking operations;
 - (i) proper sanitary equipment to be provided for
 - (i) draining all utensils after washing, rinsing and sterilizing thereof, and
 - (ii) holding, without nesting, all trays, knives and cups used in egg-breaking operations, and all pails which may be used to contain broken eggs;
 - (j) any overhead conveyers of eggs to be installed so as to avoid contamination of eggs after breaking thereof;
 - (k) filters or centrifugal clarifers to be provided through which all broken eggs pass for removal of shell and foreign matter;
 - (l) all metal equipment and utensils, including cups and pails, which may come into contact with broken eggs, to be free from rough soldering, rust spots, dents, open seams or other defects that prevent or hinder thorough cleansing;
 - (m) proper containers to be provided for disposal of Rejects;
 - (n) premises to be clean, in a sanitary condition and free from odours and to be adequately ventilated for removal of objectionable odours;

- (o) all utensils and equipment used in eggbreaking operations or which may come into contact with broken eggs, to be washed by brushing in a detergent solution which is capable of removing any part of a broken egg, rinsed in clear water, and immersed for not less than 1 minute in a sterilizing solution composed of hypochlorite and water in the proportions of 1 part of hypochlorite to 10,000 parts of water, or a sterilizing solution having equivalent sterilizing effect;
- (p) paper hand-towels only to be provided for every person engaged in breaking eggs at the egg-breaking table;
- (q) clean sterilized egg-breaking utensils to be provided for every person engaged in breaking eggs at commencement of egg-breaking operations and after each recess therefrom, and after a Reject is broken;
- (r) each container of eggs that does not comply with the provisions of this regulation to be removed from the room in which eggs are broken within 2 hours after it is brought into the room;
- (s) containers with smooth metal-surfaces to be provided for egg shells and to be cleaned and disinfected at least once each day;
- (t) shells to be disposed of frequently so that no offensive odours result in the room in which eggs are broken;
- (u) containers of broken eggs not to be permitted to stand on the floor of a room in which eggs are broken;
- (v) all persons employed in a room in which eggs are broken to be required to wash their hands thoroughly before entering the room and immediately after breaking a Reject;
- (w) no person known to be infected with a communicable disease in Table 1 of Ontario Regulations 233/53 to be permitted to enter for any purpose a room in which eggs are broken or be in contact with eggs; and
- (x) any room in which freezing of eggs is done to be clean, in a sanitary condition and free from objectionable odours.
- (2) Where premises have been inspected and found to comply with subregulation 1, the person operating the premises may apply to the Commissioner for a licence to operate the premises as an egg-breaking plant.
- (3) No person other than the person to whom a licence is issued shall use the number of the licence on any container of frozen egg.
- (4) The operator of an egg-breaking plant shall place his licence number on every container of frozen egg graded and packed at his egg-breaking plant.

CONTAINER FOR FROZEN EGG

38. No person shall pack frozen egg in any container other than a new, clean, container of metal or of paper-board.

MARKS ON CONTAINERS OF FROZEN EGG

- 39.(1) In regulations 41 and 42 "lot", when used with respect to frozen egg, means the amount of frozen egg produced during a day at an egg-breaking plant.
- (2) In regulation 41 "approved", when used with respect to the amount of ingredients added to frozen egg, means approved under regulations made under The Food and Drugs Act (Canada).

- 40. Each operator of an egg-breaking plant shall identify each lot of frozen egg by numbers, or letters, or both, to show the day, month and year during which the lot was produced.
- 41.(1) Marks on containers of frozen egg shall consist of the following:
 - (a) the words "Canadian Frozen Whole Egg", or "Canadian Frozen Egg-Yolk", or "Canadian Frozen Egg-Whites", as the case may be, on the lid, or on the side, of the container,
 - (b) when other ingredients are added to frozen egg,
 - (i) the words "with approved percentage of added" appearing immediately after the words specified in clause a, and
 - (ii) the names of the ingredients appearing after the word "added",
 - (c) the word "Grade", followed by the letter of the grade, to be in one line, and to be in letters of the same size and not less than 3/4 inch high, on the side of the container,
 - (d) the licence number of the processor, and
 - (e) the words "Lot No." followed by the number, or letters, or both, to show the day, month and year during which the lot was produced, to be in letters of the same size, and to be in one line.
- (2) Marks on containers of frozen egg shall appear prominently on the container and if, one or more containers are packed in a master container, the marks prescribed in subregulation 1 shall appear on both the container and the master container.
- (3) The name or brand name under which frozen egg is sold may appear anywhere on the container but no wording shall separate the wording prescribed in clause a from the wording in clause b of subregulation 1, and the name or brand name shall not be of such a size or arrangement as to obscure the marks prescribed in subregulation 1.
- (4) Any person may state in figures on a container of frozen egg a guaranteed minimum solids-content, but the figures shall not be for an amount less than the minimum amount for the grade under regulation 33.

SAMPLING AND INSPECTION

- 42.(1) At the time of freezing, or at any time while in storage, of each lot of frozen egg, an inspector shall select and mark at least 1 per cent of the containers of each day's production in each egg-breaking plant.
- (2) The processor shall store the containers selected and marked by the inspector under subregulation 1 so that the inspector may have ready access to them for the purpose of taking samples.
- (3) No later than 1 month after the date that a lot of frozen egg is placed in storage and by arrangement with the processor, the inspector shall draw from the lot for purposes of analysis, cores from not more than ten containers, for the purposes of making one composite analytical sample.
- (4) The inspector shall make from the lots of frozen egg produced in each week at least 2 composite analytical samples.
- (5) The sample or samples taken from each lot of frozen egg shall be frozen, and be stored in the same room as the remainder of the containers in the lot.

- (6) The inspector shall test for solids-content of both samples made from each lot of frozen egg under subregulation 4 by means of a refractometer and, where any test shows the solids-content to be below the grade marked on the container, the processor may request the inspector to have the sample analysed for solids-content by the vacuum-oven method at a laboratory at the expense of the processor.
- (7) Where any composite sample representing more than one lot of frozen egg falls below the grade under which the product was packed the inspector shall, at the request of the processor, re-sample each lot for the purpose of making another analysis.
- (8) The inspector shall report to the Commissioner the results of tests under subregulation 6 and inform the processor of the lot numbers of the containers of frozen egg which have been marked with the grade found on analysis.
- (9) Every processor shall, not later than Tuesday in each week, furnish to the Commissioner for the week ending the Saturday preceding a statement showing
 - . (a) the number of containers in each lot of frozen egg during the week and the number of each lot,
 - (b) the total number of pounds of
 - (i) frozen whole egg,
 - (ii) frozen egg-yolk, and
 - (iii) frozen egg-whites,

produced during the week, and

(c) the total number of cases of each grade of eggs broken during the week.

PROHIBITION

- 43. No person shall sell, offer or display for sale, ship or transport frozen egg
 - (a) below the standard for Grade C Frozen Egg under clause c of regulation 33, or
- (b) produced from Rejects under regulation 5, for human consumption.

DETENTION

- 44.(1) Where an inspector detains any eggs, or frozen egg, which do not comply with the Act and these regulations he shall attach to one box, case or carton in each lot of eggs, or container in each lot of frozen egg under detention a numbered detention tag and no person shall sell, offer for sale, move, allow or cause to be moved the eggs, or boxes, cases, or cartons of eggs, or containers of frozen egg, as the case may be, in the lot or remove the detention tag without the written authority of an inspector or of the Commissioner.
 - (2) The detention tag shall be in form 11.
- 45.(1) Immediately after placing any eggs, or frozen egg under detention, the inspector shall deliver or mail
 - (a) to the owner or his agent, a Notice of Detention, and
 - (b) when the eggs, or frozen egg, are in premises other than those of the owner, to the person in possession of the eggs, or frozen egg, a copy of the Notice of Detention.
 - (2) The Notice of Detention shall be in form 12.

- 46.(1) When an inspector is satisfied that any eggs, or frozen egg, under detention comply with the Act and these regulations he may release the eggs, or frozen egg from detention by
 - (a) removing the detention tag, and
 - (b) issuing a Notice of Release from Detention and delivering or mailing it to the owner or his agent with a copy thereof to the person in possession of the premises, if other than the owner.
 - (2) The Notice of Release shall be in form 13.

SUSPENSION OR CANCELLATION OF LICENCES

- 47.(1) The Commissioner may, after a hearing, suspend, or revoke, a licence for any violation of the Act or of these regulations by the licensee.
- (2) Before holding a hearing, the Commissioner shall send, by registered mail, to the licensee, at his address shown on his application for the licence, a notice

(a) giving

- (i) the details of the alleged violation, and
- (li) the nature of the evidence in support thereof, and
- (b) appointing the date, time and place, for the hearing.
- (3) The Commissioner shall allow at least 7 clear days between the date of sending the notice and the date for hearing.
- (4) If the licensee fails to attend the hearing on the date and at the time and place appointed, the hearing may proceed and a decision may be made in his absence.
- (5) At the hearing, the licensee shall be entitled to hear the evidence against him, to cross-examine thereon, to call witnesses in his behalf, and to present his argument.
- (6) The licensee may be represented at the hearing by counsel or by an agent.
- (7) Where the Commissioner decides to suspend the licence the period of suspension shall not be longer than 30 days.

GRADING CERTIFICATE ISSUED BY INSPECTOR

- 48.(1) When an inspector inspects before shipment eggs or frozen egg and the shipper requests a Grading Certificate, the inspector may issue it.
- (2) A Grading Certificate issued by an inspector shall be in form 14.

REVOCATION

49. Ontario Regulations 303/44 (C.R.O. 397) are revoked.

SCHEDULE 1

CONDITIONS OF PACKING EGGS

Materials

- 1. Wood boxes and wood cases shall be made of well-seasoned wood having not more than 15 per cent water-content.
 - 2.(1) Wood used in making boxes and cases shall be

- (a) of merchantable grade spruce, or an equivalent grade of white pine, basswood, poplar, western hemlock or cottonwood,
- (b) sound, live and bright, and
- (c) without rot, bark or doze.
- (2) When lumber is re-sawn for the purpose of obtaining pieces of wood to make boxes or cases, no piece of wood used shall have a knot with a diameter greater than \(\frac{1}{3} \) of the width of the piece.
- (3) Pieces of wood joined together by Lindermann joints when used only for the ends of a box or case, or the centre division of a case, shall be deemed to be one piece of wood.
- (4) Ends of boxes and cases and centre divisions of cases shall be made of lumber not less than 1 inch in thickness, dressed 2 sides and re-sawn, 2 pieces to the inch.
- (5) Sides, tops and bottoms of boxes and cases shall be made of lumber not less than 1 inch in thickness, dressed 2 sides and re-sawn, 3 pieces to the inch.
- 3. Paperboard boxes and cases shall be made of corrugated paper capable of withstanding a resistance bursting-test of 200 pounds a square inch.
- 4. Fillers and flats shall be made of ground-wood or solid-pulp fibre of medium finish.

DIMENSIONS

- 5.(1) Inside dimensions of a box shall be: length $11\frac{5}{8}$ ", width $11\frac{5}{8}$ ", depth $12\frac{1}{2}$ ".
- (2) Inside dimensions of a case shall be: length 24", width $11\frac{5}{8}$ ", depth $12\frac{1}{2}$ ".
- 6.(1) Fillers shall be not less than .022" thick and $11\frac{1}{4}$ " square.
- (2) Flats shall be not less than .025" thick and 1114" square.
- (3) Openings in fillers used in cases for Grade A Extra Large Size eggs shall be not less than $2^{15}/2''$ square and $1^{26}/2''$ high.

CONSTRUCTION OF WOOD BOX AND CASE

- 7.(1) Dimensions of an end of a wood box or case shall be: height $12\frac{1}{2}$ ", width $11\frac{5}{8}$ ", thickness $\frac{1}{16}$ ".
- (2) An end shall be made of not more than 3 pieces of wood without openings between them, the grain of the wood shall be vertical, and the outside shall be dressed.
- (3) Each end shall have a horizontal cleat of wood dressed on the outside that extends across the full width of the end, with dimensions: length 12", width 134", thickness 34".
- 8.(1) Dimensions of the centre division of a case shall be: width $11\frac{5}{8}$ ", height $12\frac{1}{2}$ ", thickness $\frac{7}{16}$ ".
- (2) A centre division shall be made of not more than 3 pieces of wood
 - (a) fitted together by means of tongue and groove, or
 - (b) fastened by means of corrugated fasteners,

and the grain of the wood shall be horizontal.

- 9.(1) Dimensions of a side of a box shall be: length $12\frac{7}{8}$ ", thickness $\frac{1}{4}$ ", width of each piece of wood, when 2 pieces of wood are used, not less than $5\frac{7}{8}$ ", and when 3 pieces of wood are used, not less than $3\frac{7}{8}$ ".
- (2) Dimensions of a side of a case shall be: length 24%, thickness 14%, width of each piece of wood when 2 pieces of wood are used, not less than 5%, and when 3 pieces of wood are used, not less than 3%.
- 10. Dimensions of tops and bottoms of a box shall be: length 123%", thickness 14", width of each piece of wood, when 1 piece of wood is used, not less than 12", when 2 pieces of wood are used, not less than 5½", and when 3 pieces of wood are used, not less than $3\frac{7}{8}$ ".
- 11.(1) Dimensions of tops and bottoms of a case shall be: length 255%, thickness ¼, width of each piece of wood, when 1 piece of wood is used, not less than 12, when 2 pieces of wood are used, not less than 57%, and when 3 pieces of wood are used, not less than 37%.
 - (2) The top shall have a cleat at each end.
- 12.(1) The sides and bottom of a case shall be nailed to the centre division and to the ends or the horizontal cleats with 1½" 15-gauge cement-coated box nails, with 6 nails used for each nailing edge.
- (2) The top shall be nailed to the ends with $1\frac{1}{2}$ " 14-gauge uncoated nails
 - (a) with 6 nails used, or
 - (b) in the case of units, with not less than 3 nails used,

for each nailing edge.

- (3) Each horizontal cleat shall be nailed to an end with 1" nails or staples, with not less than 6 nails or staples used in staggered locations and clinched.
- 13. Dimensions in sections 7 to 12, both inclusive, may be increased to such extent as may be necessary to construct a box, or a case, having ends, sides, top or bottom of greater thickness than provided under the sections.
- 14. Dimensions in subsection 2 of section 5 and sections 7 to 12, both inclusive, may be increased to such extent as may be necessary to construct a case of sufficient size to contain 30 dozen Grade A Extra Large Size eggs.

FORM 1

The Live Stock and Live Stock Products Act

EGGS

APPLICATION FOR LICENCE FOR OPERATION OF AN EGG-GRADING STATION

To The Live Stock Commissioner, Parliament Buildings, Toronto. (name of applicant)

applies for a licence for the operation of an egg-grading station under *The Live Stock and Live Stock Products Act* and the regulations, and in support of this application the following facts are stated:

(address)

1. Business address of applicant.....

2. Name of egg-grading station
3. Location of egg-grading station
(lot and concession, municipality, county)
4. Owner of egg-grading station(give name of person,
partnership or corporation, and if partnership, give names of all partners)
5. The premises of the egg-grading station comply with the regulations.
(signature of applicant)
By
Form 2
The Live Stock and Live Stock Products Act
EGGS
LICENCE FOR OPERATION OF AN
EGG-GRADING STATION
Under The Live Stock and Live Stock Products Act and the regulations, and subject to the limitations thereof, this licence is issued
to(name)
(address)
for the operation of an egg-grading station
at(location)
This licence expires with the 31st of December, 19
Issued at Toronto theday of19
issued at Toronto theday of
Live Stock Commissioner
Form 3
The Live Stock and Live Stock Products Act
EGGS
APPLICATION FOR LICENCE AS A PRODUCER OF GRADE A1 EGGS
To The Live Stock Commissioner, Parliament Buildings, Toronto.

(name of applicant)

(address)

applies for a licence as a producer of Grade A1 eggs under *The Live Stock and Live Stock Products Act* and the regulations and in support of this application the following facts are stated:

1. Location of premises where eggs produced	FORM 5
	The Live Stock and Live Stock Products Act
2. Owner of premises	APPLICATION FOR LICENCE TO PURCHASE, SELL OR OFFER FOR SALE, OR SHIP, OR TRANSPORT FROM ANY PLACE TO ANY OTHER PLACE, REJECTS
ship or corporation, and if partnership, give names	To The Live Stock Commissioner, Parliament Buildings, Toronto.
of all partners.)	(name of applicant)
	(address)
3. Name under which business is carried on	applies for a licence to purchase, sell or offer for sale, or ship, or transport from any place to any other place, Rejects under <i>The Live Stock and Live Stock Products Act</i> and the regulations and in support of this application the following facts are stated:
4. The applicant has complied with the regulations.	1. Location of premises of applicant
Date(signature of applicant)	2. Owner of premises
	ship or corporation, and if partnership, give names of
	all partners.)
	3. Name under which business is carried on
Form 4	4. The applicant has complied with the regulations.
The Live Stock and Live Stock Products Act	Date(signature of applicant)
EGGS	Form 6
LICENCE AS A PRODUCER OF GRADE A1 EGGS	The Live Stock and Live Stock Products Act LICENCE TO PURCHASE, SELL OR OFFER FOR SALE, OR SHIP, OR TRANSPORT
Under The Live Stock and Live Stock Products Act and the regulations and subject to the limitations thereof, this licence is issued to	FROM ANY PLACE TO ANY OTHER PLACE, REJECTS To The Live Stock Commissioner.
(nama)	Parliament Buildings, Toronto.
(name) (address)	Under <i>The Live Stock and Live Stock Products Act</i> and the regulations and subject to the limitations thereof, this licence is issued to
as a producer of Grade A1 eggs.	(name)
	(address)
This licence shall remain in force unless suspended or revoked by the Commissioner for any violation of the terms and conditions under which the licence is	to purchase, sell or offer for sale, or ship, or transport from any place to any other place, Rejects.
issued.	from any place to any other place, Rejects.
	This licence shall remain in force unless suspended
Issued at Torontoday of	

FORM 7

The Live Stock and Live Stock Products Act

EGGS

BENCH REPORT

Name of Operator.....

First Receiver of Eggs.....

Address												
NT	Total No.		GRADE A Extra Large Size		GRADE A Large Size		GRADE A Medium Size		GRADE A Small Size		GRADE A Peewee	
Name	Dozens Rec'd	Bench Count	Pro- ducer's Count	Bench Count	Pro- ducer's Count	Bench Count	Pro- ducer's Count	Bench Count	Pro- ducer's Count	Bench Count	Pro- ducer's Count	
			_ (• •		
	·											
No. of Eggs in case at start				,		1						
TOTALS	•						-					
(Continued	from above	e)				Data		l at Ess	di	Station		
Date Received at Egg-grading Station Date Graded												
	Grader: No(give number or name)						me)					
GRADE B	GRADE	E C	CRAC	KS	Rejec	TS	Brok	EN				

GRA	GRADE B		GRADE C		Cracks		REJECTS BROKEN			•- '		
Bench Count	Pro- ducer's Count	TOTAL AMOUNT	Date of Settlement									
				;								
								,			-	
•		.,										

FORM 8

The Live Stock and Live Stock Products Act

EGGS

GRADING CERTIFICATE OF EGGS GRADED AT EGG-GRADING STATION

1.	Name and address of operator of egg-grading station						
2.	Licence number						
3.	Date of grading						
4.	Name and address of seller	of eggs					
5.	Date of delivery of eggs to	egg-gradin	g station				
6.	Quantity of eggs delivered.						
7.	(a) amount paid on account			er			
	of eggs \$						
	(b) rate of payment per doz	zen of eggs					
8.	Number of eggs graded into be paid per dozen for each	to each gra ch grade:	ade and price	e			
		No. Dozen	Price Per Dozen				
Gra	ade A Extra Large Size						
Gra	ade A Large Size						

Grade A Extra Large Size Grade A Large Size Grade A Medium Size Grade A Small Size Grade A Peewee Size Grade B Grade C Cracks Rejects

Date of payment.....

FORM 9

The Live Stock and Live Stock Products Act

EGGS

APPLICATION FOR LICENCE FOR OPERATION OF AN EGG-BREAKING PLANT

To The Live Stock Commissioner, Parliament Buildings, Toronto.
(name of applicant) (address)
applies for a licence for the operation of an egg-breaking plant under <i>The Live Stock and Live Stock Products Ac</i> and the regulations and in support of this application the following facts are stated:
1. Business address of applicant
2. Name of egg-breaking plant
3. Location of egg-breaking plant
4. Owner of egg-breaking plant (give name of person partnership or corporation, and if partnership, give
names of all partners.)
5. The premises of the egg-breaking plant comply with
the regulations.
(signature of applicant)
By
•

FORM 10

The Live Stock and Live Stock Products Act

EGGS

LICENCE FOR OPERATION OF AN EGG-BREAKING PLANT

Under The Live Stock and Live Stock Products Act and the regulations, and subject to the limitations
thereof, this licence is issued to
(name)
(address)
for the operation of an egg-breaking plant
at(location)
This licence expires with the 31st of December, 19
Issued at Toronto theday of

Live Stock Commissioner

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FORM 11

The Live Stock and Live Stock Products Act

EGGS

EGGS OR FROZEN EGG UNDER DETENTION TAG NO......

Under The Live Stock and Live Stock Products Act and the regulations, I have placed under detention*

- (a) the eggs in the lot of eggs included with the box, case, or carton, or
- (b) frozen egg included with the container, to which this tag is attached, described as follows:

.....

(signature of inspector)

Date.....

*Regulation 44 reads as follows:

- (1) Where an inspector detains any eggs, or frozen egg, which do not comply with the Act and these regulations he shall attach to one box, case or carton in each lot of eggs, or container in each lot of frozen egg under detention a numbered detention tag and no person shall sell, offer for sale, move, allow or cause to be moved the eggs, or boxes, cases, or cartons of eggs, or containers of frozen egg, as the case may be, in the lot or remove the detention tag without the written authority of an inspector or of the Commissioner.
 - (2) The detention tag shall be in form 11.

FORM 12

The Live Stock and Live Stock Products Act

EGGS

NOTICE OF DETENTION

(state whether delivered or mailed)

and(state whether copy was delivered or
mailed to the person in possession)
(signature of inspector)
FORM 13
The Live Stock and Live Stock Products Act
EGGS
NOTICE OF RELEASE FROM DETENTION
Place Date
To Address
You are hereby notified that the lot of eggs or frozen egg placed under detention at(place of detention)
onto one box, carton, or case (date of detention)
or container, of which Tag No was
attached, has been released from detention.
This Notice of Release from Detention was
(state whether delivered or mailed)
(signature of inspector)
Form 14
The Live Stock and Live Stock Products Act
EGGS
GRADING CERTIFICATE ISSUED BY INSPECTOR
CERTIFICATE NO
Name of Shipper Date
Point of Inspection Lot No
PLACE OF INSPECTION ROUTE
Car No
I certify that I inspected the lots of eggs or frozen egg described below and found the eggs or frozen egg in accordance with the grades stated:
Destination of shipment
Containers and conditions for shipment
(signature of inspector)

(1831)

THE MOTHERS' ALLOWANCES ACT, 1952

O. Reg. 158/54. General Amendments. Amending O. Reg. 199/52 and O. Reg. 173/53. Made—16th September, 1954. Filed—21st September, 1954.

REGULATIONS MADE UNDER THE MOTHERS' ALLOWANCES ACT, 1952

- 1. Subregulation 1 of regulation 12 of Ontario Regulations 199/52 as made by regulation 5 of Ontario Regulations 173/53 is revoked and the following substituted therefor:
 - 12. (1) Subject to subregulations 2 and 3, an allowance shall be paid by cheque, monthly in arrears, computed from the 1st day of the month following the month in which the allowance is granted.
- 2. Regulation 12 of Ontario Regulations 199/52 as made by regulation 5 of Ontario Regulations 173/53 is amended by adding immediately after subregulation 2 the following subregulation:

- (3) Where the Director cancels an allowance
 - (a) to a foster mother in respect of a child or children
 - (i) under her care, and
 - (ii) for whom the foster mother has been receiving an allowance prior to the date of an application by the mother of the child or children for an allowance, or
 - (b) to a mother in respect of her child or children
 - (i) under her care, and
 - (ii) for whom the mother has been receiving an allowance prior to the date of an application by the foster mother of the child or children for an allowance,

and where an allowance is granted to the applicant, the Director may direct that payments to the applicant are to be computed from the 1st day of the month following the month in which the allowance to the foster mother under clause a or the mother under clause b, as the case may be, is cancelled.

(1832)

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41

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Publications Under The Regulations Act

October 9th, 1954

THE VOTERS' LISTS ACT, 1951

O. Reg. 159/54. General Regulations. Amending O. Reg. 240/51. Made—23rd September, 1954. Filed—27th September, 1954.

REGULATIONS MADE UNDER THE VOTERS' LISTS ACT, 1951

- 1. Subregulation 6 of regulation 1 of Ontario Regulations 240/51 is revoked and the following substituted therefor:
 - (6) Upon the certificate of the chairman of the board, officers and other persons required to travel in the performance of their duties under the Act shall be allowed their actual and necessary travelling expenses and, where private automobiles are used, the allowance shall be at the rate of 10 cents a mile for each mile actually travelled.
- 2.(1) Clause b of regulation 2 of Ontario Regulations 240/51 is revoked and the following substituted therefor:
 - (b) Enumerator's certificate on rural polling subdivision list of voters shall be in Form 2.

FORM 2

The Voters' Lists Act, 1951

(Section 96)

ENUMERATOR'S CERTIFICATE ON RURAL POLLING SUBDIVISION LIST OF VOTERS

Electoral district of
Polling subdivision No
Municipality of theof
I, of the of
duly appointed enumerator for polling subdivision No of the electoral district of in the municipality of make oath and say:

occupations of persons in that polling subdivision qualified to vote at the election now pending in the electoral district aforementioned.

Sworn before me at	
in the county	
of	
thisday	Enumerator
of19	
A Commissioner, etc. (or as the case may be)	

- (2) Clauses i and j of regulation 2 of Ontario Regulations 240/51 are revoked.
- 3. Subregulation 3 of regulation 4 of Ontario Regulations 240/51 is revoked.

(1880)

THE ELECTION ACT, 1951

O. Reg. 160/54. Fees and Expenses. Amending O. Reg. 239/51. Made—23rd September, 1954. Filed—27th September, 1954.

REGULATIONS MADE UNDER THE ELECTION ACT, 1951

- 1. Sub-item 4 of item 1 of the schedule of Ontario Regulations 239/51 is struck out.
- 2. Sub-item 2 of item 3 of the schedule of Ontario Regulations 239/51 is struck out.
- 3. The schedule of Ontario Regulations 239/51 is amended by adding immediately after item 5 the following item:

MISCELLANEOUS

(1881)

age of a Market Street

red communication and makes and appropriate

5

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Publications Under The Regulations Act

October 16th, 1954

THE GAME AND FISHERIES ACT

O. Reg. 161/54. Crown Game Preserves. Amending Regulations 123 of Consolidated Regulations of Ontario 1950. Made—30th September, 1954. Filed—5th October, 1954.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

- 1. Schedule 31 of Appendix B of Regulations 123 of Consolidated Regulations of Ontario 1950 is struck out.
- 2. Appendix B of Regulations 123 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following schedule:

SCHEDULE 51

LUTHER MARSH CROWN GAME PRESERVE

- 1. In the Township of East Luther in the County of Dufferin and composed of
 - (a) lots 19 to 21, both inclusive, in Concession IX;
 - (b) lots 19 to 21, both inclusive, in Concession X, and
 - (c) all land covered by water within the limits of the land described in clauses a and b.
- 2. In the Township of West Luther in the County of Wellington and composed of
 - (a) lots 13 to 18, both inclusive, in Concession IX;
 - (b) lots 13 to 18, both inclusive, in Concession X;
 - (c) the road allowance between Lot 15, Concession IX and Lot 16, Concession IX, and
 - (d) the road allowance between Lot 15, Concession X and Lot 16, Concession X.
- 3. The road allowance between Lot 19, Concessions IX and X in the Township of East Luther in the County of Dufferin, and Lot 18, concessions IX and X in the Township of West Luther in the County of Wellington.

(1926)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 162/54.
The Ontario Grape Growers' Marketing-for-Processing Scheme.
Amending Regulations 102 of Consolidated Regulations of Ontario 1950.
Made—30th September, 1954.
Filed—6th October, 1954.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Regulations 102 of Consolidated Regulations of Ontario 1950 are amended by adding immediately after regulation 1 the following regulation:
 - 2. The local board named in schedule 1 is given all of the powers set out in section 287 of The Corporations Act, 1953.

- 2. Schedule 1 of Regulations 102 of Consolidated Regulations of Ontario 1950 is amended by striking out section 1 and substituting therefor the following section:
 - 1. This scheme may be cited as "The Ontario Grape Growers' Marketing-for-Processing Scheme".
- 3. Schedule 1 of Regulations 102 of Consolidated Regulations of Ontario 1950 is further amended by adding immediately after section 1 the following section:

INTERPRETATION

1a. In this scheme

- (a) "grapes" means grapes grown in Ontario which are subsequently used for processing;
- (b) "grower" means a person engaged in the growing of grapes for processing; and
- (c) "processing" includes canning, dehydrating, drying, freezing, or processing with sugar, sulphur dioxide, or any other chemical.
- 4. Schedule 1 of Regulations 102 of Consolidated Regulations of Ontario 1950 is further amended by striking out subsection 2 of section 4 and substituting therefor the following subsection:
 - (2) A grower in a county or in a territorial district not included in a district may become a member of the district group of growers nearest to his place of production.
- 5. Schedule 1 of Regulations 102 of Consolidated Regulations of Ontario 1950 is further amended by striking out section 10.

(1939)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 163/54.
Marketing of Grapes.
New and Revoking Regulations 103
of Consolidated Regulations of Ontario 1950.
Approved—30th September, 1954.
Filed—6th October, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF GRAPES

1. In these regulations

- (a) "grapes" means grapes grown in Ontario which are subsequently used for processing;
- (b) "grower" means person engaged in the growing of grapes for processing;
- (c) "local board" means The Ontario Grape Grower's Marketing Board;
- (d) "processing" includes canning, dehydrating, drying, freezing, or processing with sugar, sulphur dioxide, or any other chemical; and
- (e) "processor" means person carrying on the business in Ontario of processing grapes.

LICENCES FOR GROWERS

- 2.(1) No person shall engage in Ontario in the business of a grower of grapes without a licence in form 1.
- (2) Every grower shall be deemed to be the holder of a licence in form 1.

LICENCES FOR PROCESSORS

- 3.(1) No person shall be a processor without a licence from the Board, obtainable on application therefor
- (2) An application for a licence as a processor shall be in form 2.
 - (3) A licence as a processor shall be in form 3.
- (4) A licence as a processor shall be issued annually for the period from and including the 1st of April in the year in which the licence is issued to and including the 31st of March in the following year.
- 4. A licence shall be issued to a processor without charge.

LICENCES FOR DEALERS

- 5.(1) No person shall be a dealer without a licence from the Board, obtainable on application therefor.
- (2) An application for a licence as a dealer shall be in form 4.
 - (3) A licence as a dealer shall be in form 5.
- (4) A licence as a dealer shall be issued annually for the period from and including the 1st of April in the year in which the licence is issued to and including the 31st of March in the following year.
- 6. A licence shall be issued to a dealer without charge.

LICENCE FEES

- 7.(1) Every grower shall pay to the local board licence fees at the rate of 50 cents for each ton or fraction thereof of grapes delivered to a processor and processed by the processor.
- (2) The processor shall deduct the licence fees payable by the grower from the sum of money due to the person from whom the grapes were received.
- (3) The processor shall forward to the local board the licence fees deducted not later than the 1st of December in any year.

PAYMENTS

- 8. Subject to regulations 9 and 10, processors who buy grapes shall forward payments for the grapes to the local board.
- Subject to regulation 10, the local board shall within 7 days of receipt of any payment from the processor forward payment for the grapes to the person who delivered the grapes to the processor.
- 10.(1) Where the processor issues a cheque payable to the person from whom the grapes were received, the processor shall send the cheque accompanied by a duplicate statement of account to the local board for transmission of
 - (a) the cheque, and
 - (b) one copy of the duplicate statement of account,

to the person named in the cheque as payee.

(2) Every cheque issued by a processor under subregulation 1 shall be negotiable without charge by the person named in the cheque as payee for the amount set out in the duplicate statement of account at the branch of a chartered bank located nearest to the place where delivery of the grapes was made to the processor.

REVOCATION

11. Regulations 103 of Consolidated Regulations of Ontario 1950 are revoked.

	. MARKETING BUARD
	G. F. PERKIN
Seal)	Chairman F. K. B. Stewart
	Secretary

THE FARM PRODUCTS

FORM 1

The Farm Products Marketing Act

LICENCE AS A GROWER OF GRAPES

Under The Farm Products Marketing Act and the

regulations, and subject this licence is issued	ct to the	limitations	thereof,
to	(name)		• • • • • •
of	(address)		
to grow grapes.			
Issued at Toronto, this	day o	of	, 19
		RM PROD TING BOA	
	•••••	Chairman	

FORM 2

The Farm Products Marketing Act

APPLICATION FOR LICENCE AS A PROCESSOR OF GRAPES

To The Form Products Marketing Pounds

	The Laim Freducts Marketing Board.
• • •	(name of applicant)
	(address)
mal	res appolication for a licence as a processor under

The Farm Products Marketing Act.

Dated at 9 .	, this	day of	.01

(signature of applicant)

Secretary

FORM 3

The Farm Products Marketing Act

LICENCE AS A PROCESSOR OF GRAPES

Under The Farm Products Marketing Act a regulations, and subject to the limitations this licence is issued	and the thereof,
to(name)	• • • • • •

This licence expires with the 31st of March next following the date of issue.

(address)

Issued at Toronto, this day of

THE FARM PRODUCTS MARKETING BOARD

Chairman

Secretary

FORM 4

The Farm Products Marketing Act

APPLICATION FOR LICENCE AS A DEALER IN GRAPES

To The Farm Produ	icts Market	ing Board	:	
(n	ame of appl	icant)	• • • • • •	
******************	(address))	• • • • • •	
makes application The Farm Products	for a licen Marketing A	ce as a	dealer	under
Dated at	thic	day of		

FORM 5

The Farm Products Marketing Act

LICENCE AS A DEALER IN GRAPES

Under The Farm Products Marketing Act and the regulations, and subject to the limitations thereof, this licence is issued

to.....(name)
of.....(address)

This licence expires with the 31st of March next following the date of issue.

Issued at Toronto, this day of

19

THE FARM PRODUCTS MARKETING BOARD

(signature of applicant)

Chairman Secretary

(1940)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 164/54.
Marketing of Grapes for Processing.
New.
Filed—6th October, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF GRAPES FOR PROCESSING

- 1. In these regulations
- (a) "dealer" means person engaged in buying, transporting, or selling grapes for processing but does not include a grower or processor;
- (b) "growet" means person engaged in the growing of grapes for processing;
- (c) "local board" means The Ontario Grape Growers' Marketing Board;
- (d) "processing" includes canning, dehydrating, drying, freezing, or processing with sugar, sulphur dioxide, or any other chemical; and
- (e) "processor" means a person carrying on the business in Ontario of processing grapes.
- 2.(1) There shall be 2 negotiating agencies, to be known as
 - (a) "The Negotiating Committee for Grapes", and
 - (b) "The Negotiating Committee for Handling and Transporting of Grapes".
- (2) The negotiating agency named in clause a of subregulation 1 shall be composed of 6 persons, 3 of whom shall be appointed annually by the local board and 3 of whom shall be appointed annually by the porcessors, upon the request in writing from the Board.
- (3) The negotiating agency named in clause b of subregulation 1 shall be composed of 6 persons 3 of whom shall be appointed annually by the local board and 3 of whom shall be appointed annually by the dealers, upon the request in writing from the Board.
- (4) Where the local board or the processors, or the local board or the dealers, fail to appoint the persons in accordance with subregulation 2 or 3, as the case may be, within 3 days, the Board may appoint such representatives as are necessary to complete each Negotiating Committee.
- 3.(1) The Negotiating Committee for Grapes may adopt or determine by agreement
 - (a) minimum prices for grapes or for any class, variety, grade or size of grapes,
 - (b) terms of purchase and sale for grapes,
 - (c) storage charges for grapes or for any class, variety, grade or size of grapes, and
 - (d) conditions and form of contracts for the purchase and sale of grapes.
- (2) The Negotiating Committee for Handling and Transporting of Grapes may adopt or determine by agreement handling, transporting or selling charges by dealers for grapes which the dealers handle, transport or sell.

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- 4.(1) Where, in any year, The Negotiating Committee for Grapes, of The Negotiating Committee for Handling and Transporting of Grapes, fails to arrive at an agreement on or before the 20th of August the matters in dispute shall be referred to a further negotiating agency to be known as a negotiating board.
- (2) The negotiating board shall consist of 3 members.
- (3) In the case of failure of The Negotiating Committee for Grapes to arrive at an agreement under subregulations 1, one member of the negotiating board may be appointed by the members of The Negotiating Committee for Grapes appointed by the local board, and another member may be appointed by the members of The Negotiating Committee for Grapes appointed by the processors.
- (4) In the case of failure of The Negotiating Committee for Handling and Transporting of Grapes to arrive at an agreement under subregulation 1, one member of the negotiating board may be appointed by the members of The Negotiating Committee for Handling and Transporting of Grapes appointed by the local board, and another member may be appointed by the members of The Negotiating Committee for Handling and Transporting of Grapes appointed by the dealers.
- (5) Where 2 members are appointed to the negotiating board in accordance with subregulation 3, or subregulation 4, the 2 members so appointed may appoint a third member to the negotiating board but where the 2 members fail to agree on the third member within 7 days the Board may appoint the third member.

(6) Where

- (a) the members of The Negotiating Committee for Grapes appointed by the local board, or
- (b) the members of The Negotiating Committee for Grapes appointed by the processors, or
- (c) the members of The Negotiating Committee for Handling and Transporting of Grapes appointed by the local board, or
- (d) the members of The Negotiating Committee for Handling and Transporting of Grapes appointed by the dealers,

fail to appoint a member to the negotiating board in accordance with subregulation 3, or subregulation 4, within 7 days, the Board may appoint such members as are necessary to complete a negotiating board.

- (7) The negotiating board shall meet within 7 days of the appointment of the third member thereof.
- (8) The negotiating board may adopt or determine by award any matters referred to it.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN

(Seal)

Chairman F. K. B. STEWART

Secretary

(1941)

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Chandidate de cinatia

Publications Under The Regulations Act

October 23rd, 1954

THE GAME AND FISHERIES ACT

O. Reg. 165/54. Royalties. Amending Regulations 129 of Consolidated Regulations 1950, and O. Reg. 322/52. Made—7th October, 1954. Filed—8th October, 1954.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

1. Clauses a and h of regulation 37 of Regulations 129 of Consolidated Regulations of Ontario 1950, as amended by regulation 1 of Ontario Regulations 322/52, are revoked and the following substituted therefor:

(a)	Beaver\$1.00	
(h)	Lynx 0.15	

2. Clauses b, c, e, f, g, and l, of regulation 37 of Regulations 129 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:

therefor	1950 are revoked and the following substitut:
(b)	Fisher\$1.00
(c)	Fox (cross) 0.10
(e)	Fox (silver, black or blue) 0.10
(<i>f</i>)	Fox (white)
(g)	Fox (not specified) 0.10
(1)	Otter 1.25
(1968)	

THE COUNTY COURTS ACT

O. Reg. 166/54.
First Sittings of the Court for the Trial of Issues of Fact and Assessments of Damages in the County of Simcoe.
New.
Made—7th October, 1954

Made—7th October, 1954. Filed—12th October, 1954.

REGULATIONS MADE UNDER THE COUNTY COURTS ACT

1. In the County of Simcoe the first sittings of the court for the trial of issues of fact and assessments of damages held in the year 1955 and all succeeding years shall commence with or without a jury on the first Monday in May instead of the first Monday in June,

(1969) 43

THE GENERAL SESSIONS ACT

O. Reg. 167/54.
First Sitting of the Court in the County of Simcoe.
New.
Made—7th October, 1954.
Filed—12th October, 1954.

REGULATIONS MADE UNDER THE GENERAL SESSIONS ACT

1. In the County of Simcoe the first sittings of the court held in the year 1955 and all succeeding years shall commence on the first Monday in May instead of the first Monday in June.

(1970) . 43

THE FOREST FIRES PREVENTIONS ACT

O. Reg. 168/54. General Regulations. Amending Appendix A of O. Reg. 96/53. Made—7th October, 1954. Filed—12th October, 1954.

REGULATIONS MADE UNDER THE FOREST FIRES PREVENTION ACT

1. Schedules 12 and 18 of appendix A of Ontario Regulations 96/53 are struck out and the following substituted therefor:

SCHEDULE 12

PEMBROKE FIRE DISTRICT

In the Territorial District of Nipissing, in the counties of Hastings and Renfrew, and in the Provisional County of Haliburton, and described as follows:

Commencing at a point in the boundary between Ontario and Quebec where it is intersected by the easterly production of the southerly boundary of the Township of Petawawa, in the County of Renfrew; thence westerly along that production and that boundary to the north-easterly angle of the area within the Township of Alice and Fraser, which was formerly the Township of Fraser; thence southerly along the easterly boundaries of that area and the Township of North Algona and along that production of the easterly boundary of that township to the northerly boundary of the Township of South Algona; thence westerly along the northerly boundary of the last-mentioned township to the easterly boundary of the Township of Hagarty and Richards; thence southerly along the easterly boundaries of that Township and the Township of Brudnell and Lyndoch to the intersection with the centre line of the highway known as "The Opeongo Road" in the area, within the last-mentioned township, which was formerly the Township of Brudnell; thence in a general westerly direction along that centre line to the intersection with the centre line of the highway known as "The Hastings and Opeongo Junction Road"; thence in a general south-westerly and westerly direction along the last-mentioned centre line to the centre line of the main channel of the Madawaska River in the Town-

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ship of Radcliffe; thence in a general northerly and north-westerly direction along that centre line to the high-water mark on the southerly shore of Kamaniskeg Lake; thence westerly and northerly along that high-water mark and along the southerly bank of the high-water mark and along the southerly bank of the waters connecting that lake with Bark Lake to the high-water mark on the shore of the last-mentioned lake; thence south-westerly and north-easterly along that high-water mark to the southerly boundary of the Township of Sherwood, Jones and Burns, in the County of Hastings; thence westerly along the southerly boundaries of that township and the townships of Lyell and Sabine, in the Territorial District of Nipissing to the south-westerly angle of the last-mentioned to the south-westerly angle of the last-neithbled township; thence northerly along the westerly boundary of that township to the south-easterly angle of the area, within the Township of Sherborne, McClintock, Livinstone, Lawrence and Nightingale, in the Provisional County of Haliburton, which was formerly the Township of Nightingale; thence westerly along the southerly boundaries of that area and the adjoining area, within the Township of Sherborne, McClintock, Livingstone, Lawrence and Nightingale, which was formerly the Township of Lawrence, to the south-westerly angle of the last-mentioned area; thence northerly along the westerly boundary of that area to the southerly boundary of the Township of Peck in the Territorial District of Nipissing; thence westerly along the southerly boundaries of the town-ships of Peck and Finlayson to the centre line of the allowance for road between lots 20 and 21 in the lastmentioned township; thence northerly along that centre line to the northerly boundary of that township; thence westerly along the northerly boundary of that township to the centre line of the allowance for road between lots 15 and 16 in the Township of McCraney; thence northerly along that centre line and the centre line of the allowance for road between lots 15 and 16 in the townships of Butt and Paxton to the northerly boundary of the last-mentioned township; thence easterly along that boundary to the centre line of the allowance for road between lots 20 and 21 in the Township of Ballantyne; thence northerly along that centre line to the northerly boundary of that township; thence easterly along the northerly boundaries of the townships of Ballantyne and Wilkes to the westerly boundary of the Township of Pentland; thence northerly along the westerly boundary of that township to the north-westerly angle thereof; thence easterly along the northerly boundary of that township to the westerly boundary of the Township of Boyd; thence northerly along the last-mentioned boundary to the north-westerly angle of that township; thence easterly along the northerly boundary of that township to the westerly boundary of the Township of Cameron; thence northerly along that boundary and the production of its northerly part to the intersection with the boundary between Ontario and Quebec; thence south-easterly along that boundary to the point of commencement.

SCHEDULE 18

TWEED FIRE DISTRICT

In the counties of Frontenac, Hastings, Lanark, Lennox and Addington, and Renfrew, and described as follows:

Commencing at the most easterly angle of the Township of Darling in the County of Lanark; thence north-westerly along the north-easterly boundaries of that township and the Township of Bagot and Blithfield, in the County of Renfrew, to the most northerly angle of the last-mentioned township; thence south-westerly along the north-westerly boundary of that township to the easterly boundary of the Township of Brougham; thence northerly along the easterly boundaries of the townships of Brougham and Grattan to the intersection with the centre line of the allowance for road between concessions XII and XIII of the last-mentioned township; thence westerly along that centre line to the easterly boundary of the Township

of Sebastopol; thence northerly along that boundary to the north-easterly angle of that township; thence westerly along the northerly boundary of that township to the easterly boundary of the Township of Brudenell and Lyndoch; thence southerly along that boundary and Lyndoch; thence southerly along that boundary to the intersection with the centre line of the highway known as "The Opeongo Road" in the area, within that township, which formerly was the Township of Brudenell; thence in a general westerly direction along that centre line to the intersection with the centre line of the highway known as "The Hastings and Opeongo Junction Road"; thence in a general southwesterly and westerly direction along the centre line of the last-mentioned road to the centre line of the main channel of Madawaska River in the Township of Radcliffe; thence in a general northerly and northwesterly direction along the centre line of that main channel to the line of the high-water mark on the southerly shore of Kamaniskeg Lake; thence westerly and northerly along that high-water mark and along the southerly bank of the waters connecting that lake with Bark Lake to the high-water mark on the shore of the last-mentioned lake; thence south-westerly and north-easterly along the last-mentioned high-water mark to the northerly boundary of the County of Hastings; thence westerly along that boundary to the north-westerly angle of that county; thence southerly along the westerly boundary of that county to the south-westerly angle of the area within the Township of Marmora and Lake which was formerly the Township of Lake; thence easterly along the southerly boundary of that area and along the boundary of the area, within the Township of Tudor and Cashel, which formerly was the Township of Tudor and along the southerly boundary of the area, within the Township of Elzevir and Grimsthorpe, which formerly was the Township of Grimsthorpe and along the southerly boundary of the area, within the Township of Kaladar, Anglesea and Effingham in the County of Lennox and Addington, which formerly was the Township of Anglesea and along the southerly boundary of the Township of Barrie in the County of Frontenac and along the southerly boundary of the area, within the Township of Clarendon and Miller, which formerly was the Township of Clarendon, to the westerly boundary of the Township of Palmerston and North and South Canonto; thence southerly along the lastmentioned boundary to the south-westerly angle of the last-mentioned township; thence easterly along the southerly boundary of that township to the south-easterly angle thereof; thence northerly along the easterly boundary of that township to the south-westerly angle of the Township of Lavant in the County of Lanark; thence north-easterly along the south-easterly boundaries of the townships of Lavant and Darling to the point of commencement.

(1989)

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THE GAME AND FISHERIES ACT

O. Reg. 169/54. General Amendments. Amending Regulations 123 of Consolidated Regulations 1950. Made—7th October, 1954. Filed—12th October, 1954.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

- 1. Regulations 123 of Consolidated Regulations of Ontario 1950 are amended by adding thereto the following regulation:
 - 2b. The holder of a licence in form 7, 8, 10, 11, 12, or 13, of Regulations 124 of Consolidated Regulations of Ontario 1950 may possess or use a fire-arm in the area bounded by the

water's edge and the high-water mark, and in a strip of land sixty-six feet in perpendicular width lying above and abutting the high-water mark, lying within those parts of Ontario described in schedules 4A, 9A, and 12A, of Appendix A for the purpose of hunting ducks in the open season.

(1990)

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THE MILK CONTROL ACT

O. Reg. 170/54. Sudbury and District Milk Producers' Association. New. Approved—7th October, 1954. Filed—18th October, 1954.

ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT

- 1. In this order
- (a) "Association" means Sudbury and District Milk Producers' Association; and

- (b) "producer" means a person engaged in supplying milk to a distributor in the market of Leyack.
- 2. A producer shall pay to the Association licence fees in the amount of two cents for each hundred pounds of milk supplied.
- 3. A distributor who receives milk from a producer shall deduct the amount of the licence fees from moneys payable to the producer and shall pay the amount to the Association.
- 4. A distributor shall transmit the licence fees deducted in each month to the Association on or before the 20th day of the next following month.
- 5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.

F. S. THOMAS, Minister of Agriculture.

(2018)



Publications Under The Regulations Act

October 30th, 1954

THE PROFESSIONAL ENGINEERS ACT

O. Reg. 171/54. Nominations. Amending Regulations 327 of Consolidated Regulations of Ontario 1950. Approved—21st October, 1954. Filed—22nd October, 1954.

BY-LAWS PASSED BY THE COUNCIL UNDER THE PROFESSIONAL ENGINEERS ACT

- 1. By-law 1 of Regulations 327 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following subsection:
 - (6) No person other than a member of the Council or a former member of the Council shall be nominated for president, first vice-president, or second vice-president.

W. L. SAGAR,
President.
J. M. MUIR,

Secretary-Treasurer.

(2040)

(Seal)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 172/54. General Amendments. Amending Regulations 94 of Consolidated Regulations 1950. Made—21st October, 1954. Filed—22nd October, 1954.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Regulations 94 of Consolidated Regulations of Ontario 1950 are amended by adding immediately after regulation 1 the following regulation:
 - 2. The local board named in schedule 1 is given all of the powers set out in section 287 of The Corporations Act, 1953.
- 2. Schedule 1 of Regulations 94 of Consolidated Regulations of Ontario 1950 is amended by adding immediately after section 1 the following section:

INTERPRETATION

- 1a. In this scheme
- (a) "berries" means raspberries and strawberries produced in Ontario which are subsequently used for processing;
- (b) "grower" means a person engaged in the production of berries in Ontario for processing; and
- (c) "processing" means canning, dehydrating, drying, freezing or processing with sugar, sulphur dioxide or any other chemical.

- 3. Schedule 1 of Regulations 94 of Consolidated Regulations of Ontario 1950 is further amended by striking out section 3 and substituting the following therefor:
 - 3. The local board shall consist of 8 members.
- 4. Schedule 1 of Regulations 94 of Consolidated Regulations of Ontario 1950 is further amended by striking out section 7 and substituting the following therefor:
 - 7. Each county group shall on or before the 30th of November in each year elect a representative or representatives to The District Berry Growers' Committee for the district in which the county is located on the basis of one representative for each 50 growers or fraction thereof.
- 5. Schedule 1 of Regulations 94 of Consolidated Regulations of Ontario 1950 is further amended by striking out section 8 and substituting the following therefor:
 - 8. Each District Berry Growers' Committee shall on or before the 31st of December in each year elect the member or members to the local board as follows:
 - (a) District 1, two members;
 - (b) District 2, two members;
 - (c) District 3, one member;
 - (d) District 4, one member; and
 - (e) District 5, two members.
- 6. Schedule 1 of Regulations 94 of Consolidated Regulations of Ontario 1950 is further amended by striking out section 9.

(2048)

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THE FARM PRODUCTS MARKETING ACT

O. Reg. 173/54.
Marketing of Berries for Processing.
New and Revoking Regulations 95 of
Consolidated Regulations 1950.
Approved—21st October, 1954.
Filed—22nd October, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF BERRIES FOR PROCESSING

INTERPRETATION

- 1. In these regulations
- (a) "berries" means raspberries and strawberries produced in Ontario which are subsequently used for processing;
- (b) "buyer" means a person engaged in buying, transporting or selling berries for processing, but does not include a grower or a processor;

- (c) "grower" means a person engaged in the production of berries in Ontario for processing;
- (d) "local board" means The Ontario Berry Growers' Marketing Board;
- (e) "processing" includes canning, dehydrating, drying, freezing or processing with sugar, sulphur dioxide or any other chemical; and
- (f) "processor" includes every person carrying on the business in Ontario of processing berries.

LICENCES FOR GROWERS

- 2.(1) No person shall engage in Ontario in the business of a grower of berries without a licence in form 1.
- (2) Every grower shall be deemed to be the holder of a licence in form 1.

LICENCES FOR PROCESSORS

- 3.(1) No person shall be a processor without a licence from the Board obtainable on application therefor.
- (2) An application for a licence as a processor shall be in form 2.
 - (3) A licence as a processor shall be in form 3.
- (4) A licence as a processor shall expire with the 31st of March next following the date on which the licence is issued.
- 4. A licence shall be issued to a processor without charge.

LICENCES FOR BUYERS

- 5.(1) No person shall be a buyer without a licence from the Board, obtainable on application therefor.
- (2) An application for a licence as a buyer shall be in form 4.
 - (3) A licence as a buyer shall be in form 5.
- (4) A licence as a buyer shall expire with the 31st of March next following the date on which the licence
- 6. A licence shall be issued to a buyer without charge.

LICENCE FESS

- 7.(1) Every grower shall pay to the local board licence fees at the rate of 1/10 cent for each quart or fraction thereof of berries delivered to a processor.
- (2) The processor shall deduct the licence fees payable by a grower from the sum of money due to the person from whom the berries were received.
- (3) The processor shall forward to the local board the licence fees deducted not later than the 15th of September in any year.

REVOCATION

8. Regulations 95 of Consolidated Regulations of Ontario 1950 are revoked.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN,

(Seal)

. Chairman F. K. B. STEWART Secretary

FORM 1

The Farm Products Marketing Act

LICENCE AS A GROWER OF BERRIES
Under The Farm Products Marketing Act and the regulations, and subject to the limitations thereof, this licence is issued
to(name)
of(address)
to grow berries.
Issued at Toronto this day of , 19 .
THE FARM PRODUCTS MARKETING BOARD
Chairman
Secretary
Form 2
The Farm Products Marketing Act
APPLICATION FOR LICENCE AS A PROCESSOR OF BERRIES
To The Farm Products Marketing Board:
(name of applicant)
(address)
makes application for a licence as a processor under The Farm Products Marketing Act.
Dated at , this day of , 19 .
(signature of applicant)
FORM 3
The Farm Products Marketing Act
LICENCE AS A PROCESSOR OF BERRIES
Under The Farm Products Marketing Act and the regulations, and subject to the limitations thereof, this licence is issued
to(name)
of(address)
This licence expires with the 31st of March next following the date of issue.
Issued at Toronto, this day of , 19 .
THE FARM PRODUCTS MARKETING BOARD
Chairman

Secretary

FORM 4

The Farm Products Marketing Act

APPLICATION FOR LICENCE AS A BUYER OF BERRIES

To The Farm Products Marketing Board:

name of applicant

address

makes application for a licence as a buyer under The Farm Products Marketing Act.

day of

(signature of applicant)

, 19

FORM 5

, this

Dated at

The Farm Products Marketing Act

LICENCE AS A BUYER OF BERRIES

Under The Farm Products Marketing Act and the regulations, and subject to the limitations thereof, this licence is issued

This licence expires with the 31st of March next following the date of issued.

Issued at Toronto, this day of , 19

THE FARM PRODUCTS MARKETING BOARD

Chairman

(2049) 44

THE FARM PRODUCTS MARKETING ACT

O. Reg. 174/54. Negotiating Agencies. New. Filed—22nd October, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF BERRIES FOR PROCESSING

- 1. In these regulations
- (a) "berries" means raspberries and strawberries produced in Ontario which are subsequently used for processing;
- (b) "buyer" means a person engaged in buying, transporting or selling berries for processing but does not include a grower or processor;
- (c) "grower" means a person engaged in the production of berries in Ontario for processing;

- (d) "local board" means The Ontario Berry Growers' Marketing Board;
- (e) "processing" includes canning, dehydrating, drying, freezing, or processing with sugar, sulphur dioxide, or any other chemical;
- (f) "processor" means a person carrying on the business in Ontario of processing berries, and
- (g) "regulated product" includes raspberries and strawberries.
- 2.(1) There shall be 2 negotiating agencies, to be known as
 - (a) "The Negotiating Committee for Raspberries"
 - (b) "The Negotiating Committee for Strawberries".
- (2) Each negotiating agency named in clauses *a* and *b* of subregulation 1 shall be composed of 6 persons, 3 of whom shall be appointed annually by the local board and 3 of whom shall be appointed annually by the processors, upon the request in writing from the Board.
- (3) Where the local board or the processors fail to appoint the persons in accordance with subregulation 2 within 3 days, the Board may appoint such representatives as are necessary to complete each negotiating agency.
- 3. The Negotiating Committee for each regulated product may adopt or determine by agreement
 - (a) minimum prices for the regulated product or for any class, variety, grade or size of the regulated product,
 - (b) terms of purchase and sale for the regulated product,
 - (c) storage charges for the regulated product or for any class, variety, grade or size of the regulated product, and
 - (d) conditions and form of contracts for the purchase and sale of the regulated product.
 - 4.(1) Where, in any year,
 - (a) The Negotiating Committee for Strawberries fails to arrive at an agreement on or before the 5th of June, or
 - (b) The Negotiating Committee for Raspberries fails to arrive at an agreement on or before the 20th of June,

the matters in dispute shall be referred to a negotiating agency to be known as a "negotiating board".

- (2) The negotiating board shall consist of 3 members.
- (3) One member may be appointed by the members of the negotiating agency appointed by the local board and another member may be appointed by the members of the negotiating agency appointed by the processors.
- (4) Where 2 members are appointed to the negotiating board in accordance with subregulation 3, the 2 members so appointed may appoint a third member to the negotiating board but where the two members fail to agree on the third member within 7 days the Board may appoint the third member.

- (5) Where the members of the negotiating agency appointed by the local board or the members of the negotiating agency appointed by the processors fail to appoint a member to the negotiating board in accordance with subregulation 3 within 7 days, the Board may appoint such members as are necessary to complete a negotiating board.
- (6) The negotiating board shall meet within 7 days of the appointment of the third member thereof.
- (7) The negotiating board may adopt or determine by award any matters referred to it.

DELEGATION OF AUTHORITY

5. The Board delegates to the local board power and authority to prohibit the marketing of any variety, grade or size of berries.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN,

Chairman
F. K. B. STEWART,

Secretary.
44

(Seal)

(2050)

Publications Under The Regulations Act

November 6th, 1954

THE DEPARTMENT OF EDUCATION ACT, 1954

O. Reg. 175/54.
Scholarships for Study Outside Ontario.
New and Revoking Regulations 65 of Consolidated Regulations 1950.
Made—27th September, 1954.
Approved—21st October, 1954.
Filed—1st November, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT, 1954

SCHOLARSHIPS FOR STUDY OUTSIDE ONTARIO

INTERPRETATION

1. In these regulations "applicant" means an applicant for a scholarship.

NUMBER AND AMOUNT OF SCHOLARSHIPS

- 2.(1) There shall be 4 scholarships, each of \$1500 payable in 2 instalments of \$750, awarded annually by the Minister under section 7 of the Act for the purpose of enabling residents of Ontario to pursue courses of study outside Ontario.
- (2) The first instalment shall be paid upon award and the second instalment upon completion of the first 4 months of the course.

COURSES OF STUDY

3. The courses of study shall be those prescribed by a school, university, or other institution outside Ontario and approved by the Chief Director of Education.

APPLICATION AND QUALIFICATIONS

- 4. An applicant shall
 - (a) make application in writing to the Chief Director of Education on or before the 1st of April,
 - (b) state in his application the course of study he proposes to pursue, and
 - (c) submit with his application
 - (i) evidence that he is a resident of Ontario,
 - (ii) evidence that he holds a degree from an Ontario university,
 - (iii) evidence that he holds a certificate qualifying him to teach in an elementary or secondary school in Ontario, and
 - (iv) evidence of other attainments and qualifications, including his fitness to pursue the course of study.

TERMS

- 5.(1) A successful applicant shall
 - (a) give a written undertaking to the Minister to devote at least 3 years to educational work in Ontario upon completion of his course,

- (b) upon enrolling in his course report to the Minister the name of the course, the length and scope thereof, and the name of the school, university, or other institution, he is attending,
- (c) upon the completion of the first 3 months of his course forward to the Minister a progress report signed by each of his instructors or teachers,
- (d) at the request of the Minister forward additional progress reports signed by each of his instructors or teachers, and
- (e) upon his return to Ontario notify the Minister of the work he proposes to undertake.
- (2) Where under clause c or d of subregulation 1 the Minister receives an unsatisfactory report, he may withhold the second instalment of the scholarship.
- 6. Upon application the Minister may release the applicant from his undertaking under clause a of subregulation 1 of regulation 5.

LIMITATION

No person shall be awarded more than 1 scholarship under these regulations.

REVOCATION

8. Regulations 65 of Consolidated Regulations of Ontario 1950 are revoked.

W. J. DUNLOP Minister of Education.

TORONTO, September 27, 1954.

(2107)

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THE DEPARTMENT OF EDUCATION ACT, 1954

O. Reg. 176/54.
Assistance in Payment of Cost of Education of Retarded Children.
New and Revoking O. Reg. 114/53.
Made—27th September, 1954.
Approved—28th October, 1954.
Filed—1st November, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT, 1954

ASSISTANCE IN PAYMENT OF COST OF EDUCATION OF RETARDED CHILDREN

INTERPRETATION

- 1. In these regulations
 - (a) "Association" means the Ontario Association for Retarded Children;
 - (b) "average daily attendance" means the average daily attendance of children calculated by dividing the sum of
 - (i) the number of children present in the mornings, and
 - (ii) the number of children present in the afternoons,

for the month by the number of school days in that month;

- (c) "Deputy Minister" means Deputy Minister of Education; and
- (d) "voluntary helper" means a person who serves on the staff of a class without remuneration.

ESTABLISHMENT OF CLASSES

2. Classes conducted by parents' groups under clause zc of subsection 1 of section 12 of the Act are established.

AMOUNT OF ASSISTANCE

- 3.(1) Where a parents' group conducts a class and complies with the conditions under regulations 4 to 9, both inclusive, it shall be paid \$25 a month for each pupil of average daily attendance for each month during which the class was in operation.
- (2) Assistance under subregulation 1 shall be paid at the end of each term.

APPOINTMENT OF EDUCATION COMMITTEE

4. It is a condition of a payment under regulation 3 that each affiliate of the Association holds its annual meeting before the 1st of July and appoints thereat an education committee of 5 persons including the local public-school inspector.

DUTIES OF EDUCATION COMMITTEE

- 5. It is a condition of a payment under regulation 3 that an education committee
 - (a) secures class-room accommodation, equipment and supplies,
 - (b) employs teachers, including a principal,
 - (c) enlists the services of voluntary helpers,
 - (d) subject to clause a of regulation 6, admits to classes without charge at any time during a term children under 18 years of age whose mental capacity is incapable of development beyond that of a child of normal mentality at 8 years of age, and
 - (e) after a hearing dismisses from the classes a child who is incorrigible or unable to profit by instruction given to the classes.

DUTIES OF PRINCIPAL

- 6. It is a condition of a payment under regulation 3 that the principal
 - (a) before admitting a child to classes, obtains from the parent or guardian a written statement that while attending classes
 - (i) the child is subject to such discipline as may be exercised by a kind and judicious parent of a retarded child, and
 - (ii) the child is able to look after his physical needs,
 - (b) keeps a register of the daily attendance at classes,
 - (c) groups the children into classes, and maintains discipline therein,
 - (d) assigns duties to teachers and voluntary helpers,
 - (e) is responsible for the educational programme of classes, and

- (f) at the end of each term furnishes forthwith to the secretary of the affiliate a written statement for each month of the term setting forth
 - (i) the sum of the number of children present in the mornings and the number of children present in the afternoons, and
 - (ii) the average daily attendance of children, correct to 2 decimal places.

SCHOOL YEAR

- 7. It is a condition of a payment under regulation 3 that the school year consists of three terms as follows:
 - (a) September, October, November, and December.
 - (b) January, February, and March, and
 - (c) April, May, and June.

SCHOOL HOURS

8.(1) Subject to subregulation 2, it is a condition of a payment under regulation 3 that a child may attend only in the morning or in the afternoon and that the number of school hours is at least 2 but not more than 3 a day.

(2) Where

- (a) a legally qualified medical practitioner approves in writing the attendance of a child who is 12 years of age or over but under 18 years of age,
- (b) the education committee approves, and
- (c) the number of school hours is at least 5 but not more than 5½ a day,

the child may attend in both the morning and the afternoon.

DUTIES OF ASSOCIATION

- It is a condition of a payment under regulation 3 that at the end of each term each affiliate of the Association transmits forthwith to the Deputy Minister
 - (a) the statement of the principal under clause f of regulation 6,
 - (b) a statement certified by the secretary of the affiliate setting forth
 - (i) the names of the teachers on the staff and the remuneration paid to each for each month of that term,
 - (ii) the number of voluntary helpers on the staff during the month, and
 - (iii) the expenditures made for rent, janitorservice, heat, electricity, school-room equipment, and school-room supplies, but not including expenditures for transportation, building-construction, or for the purchase of real estate.

REVOCATION

10. Ontario Regulations 114/53 are revoked.

W. J. DUNLOP Minister of Education.

TORONTO, September 27, 1954.

(2108)

Publications Under The Regulations Act

November 13th, 1954

THE INDUSTRIAL STANDARDS ACT

O. Reg. 177/54. Advisory Committee. Amending Ontario Regulations 91/54. Made—20th October, 1954. Filed—1st November, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The Table of Ontario Regulations 91/54, as amended by Ontario Regulations 105/54 and 151/54, is further amended by adding thereto the following item:
 - 28 Ontario

Schedule for the men's and boys' clothing industry

CHARLES DALEY Minister of Labour

October 20, 1954.

(2121)

46

THE INDUSTRIAL STANDARDS ACT

O. Reg. 178/54.

Amending Schedule for the Men's and Boys' Clothing Industry, Ontario Zone.

Amending Regulations 212 of Consolidated Regulations 1950.

Made—6th October, 1954.

Approved—28th October, 1954.

Filed—1st November, 1954.

ORDER MADE BY THE BOARD UNDER THE INDUSTRIAL STANDARDS ACT

- 1. In these regulations "principal Regulations" means Regulations 212 of Consolidated Regulations of Ontario 1950.
- 2. Clause a of subsection 1 of section 4 of the schedule of the principal Regulations, as amended by Ontario Regulations 2/52, is further amended by striking out sub-clauses i to xxi, both inclusive, and substituting the following therefor:
 - (i) Class A, \$1.35½,
 - (ii) Class B, \$1.291/2,
 - (iii) Class C, \$1.28,
 - (iv) Class D, \$1.211/2,
 - (v) Class E, \$1.18½,
 - (vi) Class F, \$1.14,
 - (vii) Class G, \$1.05,
 - (viii) Class H, \$1.02,
 - (ix) Class I, \$1.00½,

- (x) Class J, 991/2 cents,
- (xi) Class K, 961/2 cents,
- (xii) Class L, 94 cents,
- (xiii) Class M, 93 cents,
- (xiv) Class N, 891/2 cents,
- (xv) Class O, 871/2 cents,
- (xvi) Class P, 831/2 cents,
- (xvii) Class Q, 81 cents,
- (xviii) Class R, 791/2 cents,
- (xix) Class S, 77 cents,
- (xx) Class T, 741/2 cents, and
- (xxi) Class U, 701/2 cents, and
- 3. Clause b of subsection 1 of section 4 of the schedule of the principal Regulations, as amended by Ontario Regulations 2/52, is further amended by striking out sub-clauses i to xxi, both inclusive, and substituting the following therefor:
 - (i) Class A, \$1.18½,
 - (ii) Class B, \$1.13½,
 - (iii) Class C, \$1.12,
 - (iv) Class D, \$1.061/2,
 - (v) Class E, \$1.031/2,
 - (vi) Class F, \$1,
 - (vii) Class G, 92 cents,
 - (viii) Class H, 89 cents,
 - (ix) Class I, 88 cents,
 - (x) Class J, 87 cents,
 - (xi) Class K, 841/2 cents,
 - (xii) Class L, 82 cents,
 - (xiii) Class M, 811/2 cents,
 - (xiv) Class N, 78½ cents,
 - (xv) Class O, 76½ cents,
 - (xvi) Class P, 73 cents,
 - (xvii) Class Q, 71 cents,
 - (xviii) Class R, 691/2 cents,
 - (xix) Class S, 671/2 cents,
 - (xx) Class T, 65 cents, and
 - (xxi) Class U, 611/2 cents.

- 4. Clause a of subsection 2 of section 4 of the schedule of the principal Regulations, as amended by Ontario Regulations 2/52, is further amended by striking out sub-clauses i to xi, both inclusive, and substituting the following therefor:
 - (i) Class A, \$1.141/2,
 - (ii) Class B, \$1.06,
 - (iii) Class C, \$1,
 - (iv) Class D, 90 cents,
 - (v) Class E, 831/2 cents,
 - (vi) Class F, 78 cents,
 - (vii) Class G, 73 cents,
 - (viii) Class H, 67 cents,
 - (ix) Class I, 66 cents,
 - (x) Class J, 61 cents, and
 - (xi) Class K, 60 cents, and
- 5. Clause b of subsection 2 of section 4 of the schedule of the principal Regulations, as amended by Ontario Regulations 2/52, is further amended by striking out sub-clauses i to xi, both inclusive, and substituting the following therefor:
 - (i) Class A, \$1,
 - (ii) Class B, 93 cents,
 - (iii) Class C, 871/2 cents,
 - (iv) Class D, 79 cents,
 - (v) Class E, 73 cents,
 - (vi) Class F, 68 cents,
 - (vii) Class G, 64 cents,
 - (viii) Class H, 581/2 cents,
 - (ix) Class I, 58 cents,
 - (x) Class J, 531/2 cents, and
 - (xi) Class K, 521/2 cents.
- 6. Clause a of subsection 1 of section 5 of the schedule of the principal Regulations, as amended by Ontario Regulations 2/52, is further amended by striking out sub-clauses i to xxi, both inclusive, and substituting the following therefor:
 - (i) Class A, \$2.03,
 - (ii) Class B, \$1.94,
 - (iii) Class C, \$1.92,
 - (iv) Class D, \$1.82,
 - (v) Class E, \$1.78,
 - (vi) Class F, \$1.71,
 - (vii) Class G, \$1.571/2,
 - (viii) Class H, \$1.53,
 - (ix) Class I, \$1.51,
 - (x) Class J, \$1.49,
 - (xi) Class K, \$1.45,

- (xii) Class L, \$1.41,
- (xiii) Class M, \$1.391/2,
- (xiv) Class N, \$1.34,
- (xv) Class O, \$1.31,
- (xvi) Class P, \$1.25,
- (xvii) Class Q, \$1.211/2,
- (xviii) Class R, \$1.19,
- (xix) Class S, \$1.151/2,
- (xx) Class T, \$1.12, and
- (xxi) Class U, \$1.06, and
- 7. Clause b of subsection 1 of section 5 of the schedule of the principal Regulations, as amended by Ontario Regulations 2/52, is further amended by striking out sub-clauses i to xxi, both inclusive, and substituting the following therefor:
 - (i) Class A, \$1.78,
 - (ii) Class B, \$1.70,
 - (iii) Class C, \$1.68,
 - (iv) Class D, \$1.60,
 - (v) Class E, \$1.55,
 - (vi) Class F, \$1.50,
 - (vii) Class G, \$1.38,
 - (viii) Class H, \$1.33½,
 - (ix) Class I, \$1.32, (x) Class J, \$1.30½,
 - (xi) Class K, \$1.27,
 - (xii) Class L, \$1.23,
 - (xiii) Class M, \$1.22,
 - (xiv) Class N, \$1.18,
 - (xv) Class O, \$1.15,
 - (xvi) Class P, \$1.091/2,
 - (xvii) Class Q, \$1.061/2,
 - (xviii) Class R, \$1.04,
 - (xix) Class S, \$1.01,
 - (xx) Class T, 971/2 cents, and
 - (xxi) Class U, 92 cents.
- 8. Clause a of subsection 2 of section 5 of the schedule of the principal Regulations, as amended by Ontario Regulations 2/52, is further amended by striking out sub-clauses i to xi, both inclusive, and substituting the following therefor:
 - (i) Class A, \$1.72,
 - (ii) Class B, \$1.59,
 - (iii) Class C, \$1.50,
 - (iv) Class D, \$1.35,
 - (v) Class E, \$1.25,

- (vi) Class F, \$1.17.
- (vii) Class G, \$1.091/2,
- (viii) Class H, \$1.001/2,
- (ix) Class I, 99 cents,
- (x) Class J, 911/2 cents, and
- (xi) Class K, 90 cents, and
- 9. Clause b of subsection 2 of section 5 of the schedule of the principal Regulations, as amended by Ontario Regulations 2/52, is further amended by striking out sub-clauses i to xi, both inclusive, and substituting the following therefor:
 - (i) Class A, \$1.50,
 - (ii) Class B, \$1.391/2,
 - (iii) Class C, \$1.31,
 - (iv) Class D, \$1.181/2,
 - (v) Class E, \$1.09½,
 - (vi) Class F, \$1.02,
 - (vii) Class G, 96 cents,
 - (viii) Class H, 88 cents,
 - (ix) Class I, 87 cents,
 - (x) Class J, 80 cents, and
 - (xi) Class K, 79 cents.
- 10. These regulations shall come into force on the tenth day after the publication thereof in The ONTARIO GAZETTE under The Regulations Act.

We concur Advisory Committee for the Men's and Boys' Clothing Industry in the Ontario Zone

Industry and Labour Board

M. E. ENKIN

A. LEVINE

(Chairman) E. G. GIBB
(Member)
J. F. NUTLAND

E. BILLINGTON

(Member)

ERNEST DUNKLEMAN

SOL SPIVAK

HERBERT H. LEWIS

Dated at Toronto the 6th of October, 1954.

(Seal)

(2122)

46

THE MINING ACT

O. Reg. 179/54. Dredging Leases Amending Regulations 297 of Consolidated Regulations 1950. Made—28th October, 1954. Filed-3rd November, 1954.

REGULATIONS MADE UNDER THE MINING ACT

1. Regulation 1 of Regulations 297 of Consolidated Regulations of Ontario 1950, except Form 1, is revoked and the following substituted therefor:

- 1. Under section 112 of the Act a lease in Form 1 may be issued authorizing the holders thereof to dredge or work in any river, stream or lake or on lands not covered by water for the purpose of recovering therefrom alluvial gold, platinum, precious stones or other valuable mineral not in place.
- 2. Form 1 of Regulation 297 of Consolidated Regulations of Ontario 1950 is amended by striking out the words "To have and to hold the said demised premises for the purpose of recovering therefrom alluvial gold for and during the term of ten years to be computed from the day of , one thousand nine hundred and

and thenceforth next en-suing and fully to be complete and ended." in the twenty-fourth and twenty-fifth lines thereof and substituting therefor the words "To have and to hold the said demised premises for the purpose of recovering therefrom for and during the term of ten years to be computed from the one thousand nine hundred and thenceforth next ensuing and fully to be complete and ended."

(2129)

46

THE HIGHWAY TRAFFIC ACT

O. Reg. 180/54. Specifications of Signs. Amending O. Reg. 134/54. Made—3rd November, 1954. Filed—4th November, 1954.

REGULATIONS MADE BY THE DEPARTMENT UNDER THE HIGHWAY TRAFFIC ACT

- 1. Regulation 10 of Ontario Regulations 134/54 is amended by adding immediately after subregulation 5 the following subregulations:
 - (6) Notwithstanding clause b of subregulation 4 and clause b of subregulation 5, the letters of the words "Stop Through Highway" and "Stop Through Street" on signs erected by the Department may be coloured blue.
 - (7) Notwithstanding subregulation 2 and clause a of subregulation 5, the Department may erect signs
 - (a) at least 18 inches high and at least 30 inches wide, and
 - (b) with the words "through highway" or "through street" in letters at least 2 inches
 - (8) Notwithstanding subregulation 3, clause b of regulation 4 and subregulation 5, the Depart-ment may erect signs bearing only the word "stop" in letters coloured white on a red background.
 - (9) Subregulations 7 and 8 expire with the 31st of December, 1957.

W. GRIESINGER Acting Minister of Highways

Dated at Toronto, this 3rd day of November, 1954.

(2138)

THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

O. Reg. 181/54.
Tax Arrears and Sale Procedures—
County of Elgin.
New.
Made—4th November, 1954.
Filed—5th November, 1954.

REGULATIONS MADE BY THE DEPARTMENT UNDER THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

- 1. In respect of a municipality within the County of Elgin the tax arrears procedure of this Act shall apply and the tax sales procedures of The Assessment Act shall not apply.
- These regulations come into force on the 1st of January, 1955.

G. H. DUNBAR, Minister of Municipal Affairs.

Dated at Toronto this 4th day of November, 1954.

(2163)

46

THE HOMES FOR THE AGED ACT

O. Reg. 182/54.
General Amendments.
Amending Regulations 142 of Consolidated
Regulations 1950.
Made—28th October, 1954.
Filed—5th November, 1954.

REGULATIONS MADE UNDER THE HOMES FOR THE AGED ACT

1. In these regulations "principal Regulations" means Regulations 142 of Consolidated Regulations of Ontario 1950.

- 2. The principal Regulations are amended by adding immediately after regulation 7 the following regulation:
 - 7a. An application in Form 2 shall be accompanied by a consent to inspect assets in Form 2A.

FORM 2A

The Homes for the Aged Act

CONSENT TO INSPECT ASSETS

I,, an applicant for admission to a home for the aged under *The Homes* for the Aged Act consent that the welfare officer of inspect and have access to any second district)

access to any account held by me alone or jointly, in any bank, trust company, or other financial institution, or to any assets held in trust for me by any person, or any record relating to them.

Dated at.....this....day of......19...

(witness) (signature of applicant)

(address)

- 3. Regulation 20 of the principal Regulations as made by Ontario Regulations 255/51 is amended by adding immediately after subregulation 3 the following subregulation:
 - (4) Each request for payment shall be accompanied by a certificate of an architect, who is a member of the Ontario Association of Architects in good standing, certifying that the foundations are laid, or that the roof is on and the building, addition or extension is enclosed, or that the interior partitions are installed and finished, as the case may be, of the home for the aged.

4. Part 2 of Form 3 of the principal Regulations as made by Ontario Regulations 83/52 is struck out and the following substituted therefor:

PART 2

INFORMATION REQUIRED WHEN APPLICANT IS IN RECEIPT OF ASSISTANCE, ALLOWANCE OR PENSION FROM PUBLIC FUNDS

11. Is applicant in receipt of:	
(i) old-age assistance (yes or no)	(iv) old-age security (yes or no)
(ii) blind persons' allowances(yes or no)	(v) war pension(yes or no)
(iii) disabled persons' allowances(ves or no)	(vi) war-veterans allowance

12.	If answer to any sub-item 11 is "yes", give:
	(i) the amount of monthly cheque(s) \$
	(ii) file number, if any
	(iii) service number, if any
13.	Is the applicant's spouse in receipt of:
	(i) old-age assistance
	(ii) blind persons' allowance
13a.	If answer to any sub-item of item 13 is "yes", give file number
ame	5. Item 18 of Part 3 of Form 3 of the principal Regulations as made by Ontario Regulations 83/52 is ended by adding immediately after sub-item d the following sub-item:
	(dd) war-veterans allowance
	\$ \$
	6. Part 4 of Form 3 of the principal Regulations is struck out and the following substituted therefor:
	PART 4
	TO BE COMPLETED BY ALL APPLICANTS
DEC	CLARATION:
	I,
	(name of applicant)
that	(name of welfare officer) has read to me the
	ements contained in this Form and the statements are true.
	And I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath and by virtue of the Canada Evidence Act.
Dec	lared before me at
in the day	he Province of Ontario this
	Local Authority within the meaning of The Old ge Assistance Act, 1951, or Commissioner, etc.)
255	7. Clause b of sub-item 3 of item 3 of Form 5 of the principal Regulations as made by Ontario Regulations (51 and amended by Ontario Regulations 83/52 is further amended by adding after the word "allowance"

- 7. Clause b of sub-item 3 of item 3 of Form 5 of the principal Regulations as made by Ontario Regulations 255/51 and amended by Ontario Regulations 83/52 is further amended by adding after the word "allowance" the symbol and words ", but including recipients of old age security".
- 8. Item 5 of Form 5 of the principal Regulations as made by Ontario Regulations 255/51 is amended by adding immediately after sub-item 2 the following sub-item:
 - (3) refund of federal sales-tax
- 9. Item 2 of Form 6 of the principal Regulations as made by Ontario Regulations 255/51 and amended by Ontario Regulations 83/52 is struck out and the following substituted therefor:

2. NUMBER OF RESIDENTS ACCORDING TO MAINTENANCE CLASSIFICATION:

					AYING RESIDENTS Paid for by:		TOTALS
		Recipients of old-age assistance and blind persons' allowances	Other paying residents, including recipients of old-age security	Province of Ontario	Municipality operating the home	Outside munici- palities	(To agree with totals in column 3 of item 1, above)
(1)	BEGINNING OF YEAR: Number of residents as of January 1st				В		
(2)	SUBSEQUENT ADMISSIONS DURING YEAR: (a) new admissions						
	(b) re-admissions						
(3)	INTERNAL TRANSFERS DURING YEAR:						
	(a) to sub-classification						
	(b) from sub-classification						
(4)	NET TOTALS: add (1), (2), and (3) (a); and subtract (3) (b)) (
(5)	DISCHARGES: Number of residents discharged during year						
(6)	DEATHS: Number of deaths of residents during year		-				
(7)	END OF YEAR: Number of residents as of December 31st			-			
(8)	TOTALS: Add (5), (6), and (7) (to agree with net totals in sub-item 4)						,

^{10.} Item 3 of Form 6 of the principal Regulations as made by Ontario Regulations 255/51 and amended by Ontario Regulations 83/52 is further amended by adding to the sub-heading "Other paying residents" under stay of residents according to maintenance classification the following symbol and words ", including recipients of old-age security".

^{11.} Sub-item 3 of item 2 of Form 7 of the principal Regulations as made by Ontario Regulations 255/51 and amended by Ontario Regulations 83/52 is struck out and the following substituted therefor:

(3) Revenue:

from Province of Ontario for maintenance of persons whose residence before admission was in unorganized territory	\$
from paying residents who are recipients of old-age assistance or blind persons' allowances	\$
from paying residents other than those under clause b , including recipients of old-age security	\$
recovered from estates of deceased residents	\$
from bequests, endowment funds or investments of donations	\$
from other voluntary contributions during year	\$
from investments of public money	\$
from bank interest on savings account(s)	\$
from refund of federal sales-tax	\$
from other sources (list important items separately)	\$
	\$
	\$
TOTAL	\$
TOTAL REVEN	NUE \$
	before admission was in unorganized territory from paying residents who are recipients of old-age assistance or blind persons' allowances from paying residents other than those under clause b, including recipients of old-age security recovered from estates of deceased residents from bequests, endowment funds or investments of donations from other voluntary contributions during year from investments of public money from bank interest on savings account(s) from refund of federal sales-tax from other sources (list important items separately)

12. Sub-item 1 of item 1 of Form 8 of the principal Regulations as made by Ontario Regulations 255/51 and amended by Ontario Regulations 83/52 is further amended by striking out the heading "PERIOD RESIDENT IN THE HOME FOR THE AGED DURING THE YEAR 19....." and substituting therefor the heading "RESIDED IN THE HOME FOR THE AGED DURING THE YEAR 19.....".

13. Sub-item 2 of item 1 of Form 8 of the principal Regulations as made by Ontario Regulations 255/51 and amended by Ontario Regulations 83/52 is further amended by striking out the heading "PERIOD RESIDENT IN THE HOME FOR THE AGED DURING THE YEAR 19....." and substituting therefor the heading "RESIDED IN THE HOME FOR THE AGED DURING THE YEAR 19.....".

(2164)

Publications Under The Regulations Act

November 20th, 1954

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 183/54. Controlled Access Highways—Toronto-Barrie Highway. Amending Regulations 135 of Consolidated Regulations 1950. Made—4th November, 1954. Filed-8th November, 1954.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

- 1. Regulations 135 of Consolidated Regulations of Ontario 1950, as amended by Ontario Regulations 190/52, are further amended by adding immediately after regulation 1, and under the heading "Toronto-Barrie Highway", the following regulation:
 - 1a. That portion of the King's Highway described in schedule 1A and outlined in red and illustrated on a map or plan filed in the office of the Registrar of Regulations at Toronto as number 96 is designated as a controlled-access highway.

SCHEDULE 1A

- 1. In the Township of Innisfil and the Town of Barrie, in the County of Simcoe being
 - (a) part of lot 7 concession 14,
 - (b) parts of lots 13 and 14, registered plan 460,
 - (c) part of Gillespie Avenue shown on registered plan 460, and
 - (d) part of Essa Road,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 7 concession 1 in longitude 79° 39' west, bounded by a line located as follows:

Commencing at the point of intersection of the southerly limit of lot 7 concession 14 with the northeasterly limit of the controlled-access highway southerly limit of lot 7 concession 14 with the northeasterly limit of the controlled-access highway described in item 5 of schedule 1 of Regulations 135 of Consolidated Regulations of Ontario 1950 distant 1094.40 feet measured north 72° 24′ 30″ east along the southerly limit from the south-west angle of lot 7, thence north 39° 52′ west along the north-easterly limit of the controlled-access highway 1960.03 feet; thence north 72° 34′ east 429.38 feet to a monument; thence northerly 103.06 feet on a curve right of 1953.08 feet radius, the chord equivalent being 103.01 feet measured north 11° 18′ 58″ east to a point in the westerly limit of Essa Road; thence north 15° 34′ west along the westerly limit 37.19 feet; thence north 16° 10′ east continuing along the westerly limit 97.73 feet; thence north 25° 19′ east continuing along the westerly limit 141.39 feet; thence north 27° 28′ 40″ east continuing along the westerly limit 213.45 feet; thence south 62° 59′ east 72.62 feet to a monument; thence south 62° 11′ west 128.21 feet to a monument; thence south 0° 33′ 24″ west 454.54 feet to a monument; thence south 0° 33′ 24″ east 874.81 feet to a monument; thence south 0° 12′ 45″ east 361.37 feet to a monument; thence south 0° 12′ 45″ east 361.37 feet to a monument; thence south 39° 52′

east 162.31 feet to a monument; thence south 39° 52' east 361.27 feet to the southerly limit of lot 7 concession 14; thence south 72° 24′ 30" west along the southerly limit 54.03 feet to the point of

- 2. In the Township of Innisfil and the Town of Barrie, in the County of Simcoe being
 - (a) part of lots 6 and 7, concession 14, and
 - (b) part of Essa Road,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 7 concession 1 in longitude 79° 39' west, bounded by a line located as follows:

Commencing at the point of intersection of the southerly limit of lot 7 concession 14 with the southwesterly limit of the controlled-access highway described in item 5 of schedule 1 of Regulations 135 of Consolidated Regulations of Ontario 1950 distant 878.27 feet measured north 72° 24′ 30″ east along the southerly limit from the south-west angle of lot 7, thence north 39° 52' west along the southlot 7, thence north 39° 52′ west along the south-westerly limit of the controlled-access highway 2029.01 feet; thence south 0° 18′ east 723.22 feet; thence south 3° 30′ east 874.76 feet; thence south 3° 23′ west 162.65 feet; thence south 8° 37′ west 159.34 feet; thence south 15° 50′ west 84.42 feet to a point in the southerly limit of lot 7 concession 14 distant 16.86 feet measured north 72° 24′ 30″ east along the southerly limit from the south-west angle along the southerly limit from the south-west angle of lot 7; thence north 72° 24′ 30″ east along the southerly limit 861.41 feet to the point of commencement.

(2170)

47

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 184/54. Controlled Access Highway—Toronto By-Amending Regulations 134 of Consolidated Regulations 1950 and O. Reg. 39/45

(C.R.O. 406). Made—4th November, 1954. Filed-8th November, 1954.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

- 1. Regulations 134 of Consolidated Regulations of Ontario 1950, as amended by Ontario Regulations 110/51, 150/53, and 79/54, are further amended by adding immediately after regulation 6b, and under the heading "TORONTO BY-PASS", the following regulation:
 - 6c. That portion of the King's Highway described in schedule 21D and outlined in red and illustrated on a map or plan filed in the office of the Registrar of Regulations at Toronto as number 97 is designated as a controlledaccess highway.
- 2. Item 8 of the schedule to Ontario Regulations 39/45 (C.R.O. 406) is struck out.

SCHEDULE 21D

- 1. In the Township of Etobicoke in the County of York being
 - (a) part of lots 12 to 16, both inclusive, concession 2 fronting the Humber,
 - (b) part of lots 12, 13, and 14, concession 3 fronting the Humber,
 - (c) part of lots 20 and 21, concession 2 northern division fronting on Lake Ontario,
 - (d) part of lots 20 and 21, concession 1 northern division fronting on Lake Ontario,
 - (e) part of lots 10 and 11, concession 5 Colonel Smith's Tract,
 - (f) part of lots 10 and 11, concession 4 Colonel Smith's Tract,
 - (g) part of the road allowance between
 - (i) concessions 2 and 3, fronting the Humber,
 - (ii) concessions 2 and 3, fronting the Humber and concession 2 northern division fronting on Lake Ontario, commonly known as Rosethorn Road,
 - (iii) lots 20 and 21, concession 2 northern division fronting on Lake Ontario,
 - (iv) concessions 1 and 2, northern division fronting on Lake Ontario, commonly known as Burnhamthorpe Road,
 - (v) lots 20 and 21, concession 1 northern division fronting on Lake Ontario,
 - (vi) concession 1 northern division fronting on Lake Ontario and concession 5 Colonel Smith's Tract, commonly known as Bloor Street,
 - (vii) lots 10 and 11, concession 5 Colonel Smith's Tract,
 - (viii) concessions 4 and 5, Colonel Smith's Tract, commonly known as Dundas Street,
 - (ix) lots 10 and 11, concession 4 Colonel Smith's Tract, and
 - (x) concessions 3 and 4, Colonel Smith's Tract, commonly known as North Queen Street, and
 - (h) part of Richview Road,

and, being a strip of land 150 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 75 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 10 concession 4 Colonel Smith's Tract in longitude 79° 32′ 30″ west, the centre line may be located as follows:

Commencing at a point in the northerly limit of lot 16 concession 2 fronting the Humber, the northerly limit being the northerly limit of the hereindescribed lands, the point being 101.96 feet measured north 72° 12′ 42″ east along the northerly limit from the north-west angle of lot 16, thence south 16° 14′ 10″ east 2688.42 feet; thence south 17° 47′ 10″ east 1327.85 feet to a point in the northerly limit of lot 13 concession 2 fronting the

Humber 13.99 feet measured north 72° 15′ 50″ east along the northerly limit from the north-west angle of lot 13; thence south 17° 47′ 10″ east 2649.41 feet to a point

- (i) south 72° 15' 10" west 7.07 feet, and
- (ii) north 18° 25' 10" west 0.15 feet,

from the south-west angle of lot 12 concession 2 fronting the Humber; thence south 18° 25′ 10″ east 3753.34 feet; thence south 17° 32′ 10″ east 3116.53 feet to a point 1.04 feet measured south 72° 01′ 50″ west from the south-west angle of lot 20 concession 1 northern division fronting on Lake Ontario; thence south 17° 32′ 10″ east 262.01 feet; thence south 13° 34′ 10″ east 3846.53 feet; thence south 17° 58′ 40″ east 2194.54 feet to a point in the southerly limit of lot 11 concession 4 Colonel Smith's Tract 22.88 feet measured south 72° 39′ 20″ west along the southerly limit from the south-east angle of lot 11; thence south 17° 58′ 40″ east 33.0 feet to a point in the centre line of the road allowance between concessions 3 and 4, Colonel Smith's Tract, commonly known as North Queen Street, the centre line being the southerly limit of the herein-described lands.

- 2. In the Township of Etobicoke in the County of York being
 - (a) part of lots 10 and 11, concession 3 Colonel Smith's Tract,
 - (b) part of the road allowance between
 - (i) concessions 3 and 4, Colonel Smith's Tract, commonly known as North Queen Street, and
 - (ii) lots 10 and 11, concession 3 Colonel Smith's Tract, and
 - (c) part of the Queensway,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 10 concession 4 Colonel Smith's Tract in longitude 79° 32′ 30″ west, bounded by a line located as follows:

Commencing at a point in the centre line of the road allowance between concessions 3 and 4, Colonel Smith's Tract, commonly known as North Queen Street, the point being

- (i) south 72° 39' 20" west 22.88 feet, and
- (ii) south 17° 58' 40" east 33.0 feet,

from the south-east angle of lot 11 concession 4 Colonel Smith's Tract, thence north 72° 39′ 20″ east along the centre line 75.0 feet; thence south 17° 58′ 40″ east 1889.38 feet to a point in the northerly limit of the controlled-access highway described in schedule 13 of Regulations 134 of Consolidated Regulations of Ontario 1950; thence south 72° 01′ west along the northerly limit 85.16 feet to a point in the easterly limit of the highway; thence north 17° 00′ west along the easterly limit 240.51 feet to a point in the northerly limit of the highway; thence south 72° 37′ west along the northerly limit 68.95 feet; thence north 17° 58′ 40″ west 1616.86 feet to a point in the northerly limit of lot 11 concession 3 Colonel Smith's Tract 96.97 feet measured south 72° 39′ 20″ west along the northerly limit from the north-east angle of lot 11; thence north 17° 58′ 40″ west 33.0 feet to a point in the centre line of the road allowance between concessions 3 and 4, Colonel Smith's Tract; thence north 72° 39′ 20″ east along the centre line 75.0 feet to the point of commencement.

(2171)

THE FARM PRODUCTS MARKETING ACT

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

O. Reg. 185/54. By-laws for Local Boards. New. Made—4th November, 1954. Filed—9th November, 1954.

By-Laws for Local Boards

HEAD OFFICE

1. The head office of a local board shall be in such place in Ontario as the local board may from time to time determine.

FISCAL YEAR

2. The fiscal year of a local board shall end on the 31st of March, but the local board may fix another date.

FIRST MEETING

3. The first meeting of a local board shall be held not later than 10 days after the election of the members thereof.

OFFICERS

- 4.(1) A local board shall at its first meeting after appointment or election, as the case may be, elect from its members a chairman and a vice-chairman.
- (2) When the chairman and vice-chairman are absent from a meeting the local board may elect a chairman from the members present at the meeting.
- 5. A majority of the members of a local board shall constitute a quorum for the transaction of business.
- 6.(1) A local board shall appoint a secretary and treasurer.
- (2) The same person may be appointed secretary and treasurer.
- (3) No secretary or treasurer shall be a member of the local board.

SECRETARY

- 7. The secretary of a local board shall
- (a) attend all meetings of the local board and keep true minutes thereof,
- (b) conduct the correspondence of the local board, and
- (c) keep a record of
 - (i) all business transactions of the local board,
 - (ii) all orders, directions or determinations of the local board,
 - (iii) all reports of committees that may from time to time be appointed by the local board, and
 - (iv) all annual statements and financial and auditor's reports.

TREASURER

8. The treasurer of a local board shall

(a) receive all moneys paid to the local board and forthwith deposit them to the credit of the local board in a chartered bank, or in a branch of The Province of Ontario Savings Office as the local board may by resolution direct,

- (b) keep the securities of the local board in safe custody,
- (c) keep or cause to be kept proper books of account, and make or cause to be made therein entries of all receipts and expenditures of the local board,
- (d) prepare the annual financial statement of the local board, and
- (e) prepare reports showing the financial position of the local board, as the local board may from time to time direct.

MEETINGS OF LOCAL BOARD

- 9.(1) Meetings of a local board shall be called by the chairman, or by 2 members, by giving notice thereof to each member and to the secretary and treasurer of the local board.
- (2) Unless otherwise given in the notice calling the meeting, the meetings of the local board shall be held at the head office.
 - (3) Notice of a meeting shall
 - (a) include the date and time of the meeting of the local board,
 - (b) be given
 - (i) in writing by prepaid mail or telegraph, or
 - (ii) orally, and
 - (c) be given in such a manner as to ensure that each member has sufficient time to receive the notice and to attend the meeting.
- 10.(1) The order of business at a meeting of a local board shall be
 - (a) roll call,
 - (b) reading and approving of minutes of last meeting,
 - (c) business arising out of minutes,
 - (d) report of the treasurer
 - (e) dealing with correspondence,
 - (f) unfinished business, and
 - (g) new business.
- (2) The order of business may be varied by a majority vote of the members present at a meeting.
- 11. All questions arising at any meeting of a local board shall be decided by the majority of the votes of the members present and in the event of a tie vote the chairman of the meeting shall have a second or casting vote.

TRANSACTION OF BUSINESS OTHER THAN AT A MEETING

- 12.(1) A local board may transact a matter of business other than at a meeting called and conducted in accordance with regulations 9, 10 and 11, upon the following conditions:
 - (a) that the chairman of the local board is of the opinion that the matter of business should be decided sooner than a meeting may be called;
 - (b) that the chairman submits the matter to be decided to the secretary of the local board;

- (c) that the chairman or the secretary submits the matter for decision of the members of the local board
 - (i) by prepaid mail or telegraph, or
 - (ii) orally, and
- (d) that the secretary makes a record in the minute book of the local board of the matter to be decided and the decision of each member.
- (2) Where the conditions under subregulation 1 have been complied with and the record shows a majority of members in favour of, or against, the matter of business, it shall be decided accordingly.
- (3) Where the secretary of a local board makes a record in the minute book under subregulation 1, the record shall be read and confirmed at the next meeting of the board.
- 13. Minutes of each meeting of a board shall be signed by the chairman of the meeting and the secretary.

EXPENDITURES

- 14.(1) No expenditures shall be made unless authorized by the local board in accordance with the powers conferred upon the local board by the Act, the scheme and the regulations.
 - (2) All expenditures shall be made by cheque.
- (3) Cheques shall be signed in the name of the local board by
 - (a) the chairman, or in his absence by the vice-chairman, and
 - (b) the treasurer.

BONDING OF TREASURER

- 15.(1) The treasurer of each local board shall be covered by a bond of a guarantee company approved under *The Guarantee Companies Securities Act* in an amount or amounts satisfactory to the local board.
- (2) The local board shall pay the cost of the bond.

AUDIT

- 16.(1) A local board shall cause its accounts to be audited annually by one or more auditors within 3 months after the end of the fiscal year of the local board.
- (2) The auditor shall make a report to the local board on the accounts examined by him and on every balance sheet laid before the local board at a general meeting and in the report shall state whether, in his opinion, the balance sheet referred to in the report is properly drawn up so as to exhibit a true and correct view of the state of the local board's affairs as shown by its books and the treasurer's financial statement.
- (3) The secretary of the local board shall file the report of the auditor.
- 17. Within 6 months after the end of each fiscal year of a local board, the secretary of the local board shall forward to the producers, or growers, entitled to vote under the scheme a copy of the annual statement and auditor's report and a general report of the local board's operations for the fiscal year last ended.

SEAL

- 18.(1) Each local board shall have a corporate seal.
 (2) The seal shall be in the form of 2 concentric circles with the name of the local board inserted in the space between the 2 circles.
 - (3) Where the seal is used it shall be attested by
 - (a) the chairman or vice-chairman, and
 - (b) the secretary.
 - (4) The secretary shall have custody of the seal.

(2187)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 186/54. Directions to Local Boards. New. Filed—9th November, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

DIRECTIONS TO LOCAL BOARDS

FISCAL YEAR

1. Where a local board fixes a date other than the 31st of March as the end of its fiscal year, the local board is directed to file with the Board the date so fixed.

FIRST MEETING

- 2. Within 20 days after the date of the election of members to a local board, it is directed to file with the Board
 - (a) the names and addresses of the members elected to the local board and the district from which each member was elected,
 - (b) the names of the chairman and the vice-chairman,
 - (c) the location and postal address of the head office of the local board, and
 - (d) the names and addresses of the secretary and treasurer.

VACANCIES

3. Where a vacancy occurs on a local board by reason of resignation or death of a member, the local board is directed to report to the board the vacancy within 10 days of the occurrence of the vacancy.

MINUTES OF MEETINGS

4. Each local board is directed to file with the Board within 7 days after the holding of a meeting of the local board a true copy of the minutes of the meeting.

AGREEMENTS AND AWARDS

5. Where a local board receives a copy of any agreement or award filed with the Board under subsection 1a of section 3 of the Act, the local board is directed to file with its secretary the copy of the agreement or award.

ORDERS, DIRECTIONS AND DETERMINATIONS

6. Within 7 days after the issuance of an order, direction or determination by a local board, it is directed to forward a copy of the order, direction or determination to the Board.

ANNUAL STATEMENTS AND AUDITOR'S REPORTS

7. Each local board is directed to forward to the Board a certified copy of its annual financial statement together with the report of the auditor or auditors within 7 days after the statement and report are filed with the local board.

REPORTS OF OPERATIONS OF BOARDS

- 8. Where the local board makes a general report of its operations for a fiscal year, the local board is directed to forward a copy of the report to the Board within 30 days from the date of the report.
- 9. Where a marketing agency has been appointed for the marketing of a farm product regulated by the scheme under which a local board is constituted, the local board shall forward to the Board a copy of every agreement made by the local board respecting the marketing of the regulated product, and every agreement made with the marketing agency, within 7 days of the date of the agreement.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN, Chairman

(Seal)

F. K. B. STEWART, Secretary

(2188)

O. Reg. 187/54. St. James St. Cemetery—London. New. Made—4th November, 1954. Filed—10th November, 1954.

REGULATIONS MADE UNDER THE CEMETERIES ACT

THE CEMETERIES ACT

ST. JAMES STREET CEMETERY IN THE CITY OF LONDON IN THE COUNTY OF MIDDLESEX

1. It is declared that the St. James Street Cemetery in the City of London in the County of Middlesex, composed of lots 45, 46 and 47 according to Registered Plan 7, shall be closed and that no further interments shall take place therein.

(2189)

THE PUBLIC HOSPITALS ACT

O. Reg. 188/54. Classification of Hospitals. Amending O. Reg. 130/52, Made—4th November, 1954. Filed—10th November, 1954.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

1.(1) Schedule 1 of Ontario Regulations 130/52, as made by Ontario Regulations 64/54, is amended by striking out the figures in column 2 of the items in column 1 and substituting therefor the figures in column 3 under the headings "Group A Hospitals", "Group B Hospitals", "Group C Hospitals", "Group E Hospitals", and "Group G Hospitals", as set forth in Schedules I, II, III, IV, V and VI hereto.

SCHEDULE I GROUP A HOSPITALS

Column 1	Column 2	Column 3
Item	Figures struck out	Figures substituted
13	659 331	697 369

SCHEDULE II GROUP B HOSPITALS

COLUMN 1	Column 2		Cort	JMN 3
Item	Figures s	truck out	Figures s	ubstituted
29	219	107	235	115
32	165	82	251	122

SCHEDULE III GROUP C HOSPITALS

COLUMN 1	COLUMN 2		COLUMN 1 COLUMN 2 COLUMN 3		JMN 3
Item	Figures st	ruck out	Figures s	ubstituted	
5	34	27	23	16	
8	72	19	75	22	
23	70	35	64	32	

SCHEDULE IV GROUP E HOSPITALS

COLUMN 1	COLUMN 2		Colu	MN 3
Item	Figures	struck out	Figures su	ıbstituted
1	188	106	186	106
2	35	23	34	24

SCHEDULE V GROUP F HOSPITALS

Column 1 Column 2 Column 3		COLUMN 2		LUMN 3
Item	Figures s	truck out	Figures	substituted
1	210	152	211	153.
2	208	164	215	168
4	270	238	268	230
5	516	413	519	451

SCHEDULE VI GROUP G HOSPITALS

COLUMN 1	COLUMN 2		Coi	LUMN 3
Item	Figures s	truck out	Figures	substituted
3	31	31	16	16
4	198	198	183	183
5	115	92	103	91
6	48	48	110	99
7	145	112	185	107
8	117	85	127	78
9	36	28	35	28
11	34	34	40	40
12	129	124	114	111

- (2) Schedule 1 of Ontario Regulations 130/52 is further amended by
 - (a) striking out item 19 under the heading "Group B Hospitals", and substituting the the following item therefor:
- 19 North Bay North Bay Civic Hospital 101 45
 - (b) re-numbering item 1 as item 1a under the heading "Group C Hospitals";
 - (c) adding the following items under the heading "Group C Hospitals":

1	Ajax Ajax and Pickering General Hospital	16
9a	Campbellford Campbellford Memorial Hospital 38	19
	(d) striking out item 30 under the headi "Group C Hospitals", and substituting to following item therefor:	ng he
30	Hearst Notre-Dame Hospital 56	47
	(e) striking out item 6 under the heading "Gro F Hospitals", and substituting the following item therefor:	up
6	Windsor Riverview Hospital353 3	18,
	and	
	(f) adding the following items under the head "Group G Hospitals":	ing
1 <i>a</i>	Exeter South Huron and District Hospital (Chronic Patients Unit)	6
8 <i>a</i>	Pembroke Pembroke Cottage Hospital Association (Chronic Patients Unit) 23	18
9 <i>a</i>	St. Catharines The St. Catharines General Hospital (Chronic Patients Unit)	75
(219	90)	47

THE PUBLIC HEALTH ACT

O. Reg. 189/54. Camps in Territorial Districts. Amending O. Reg. 50/52. Approved—4th November, 1954. Filed—10th November, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

- 1. Regulation 1 of Ontario Regulations 50/52 is amended by adding thereto the following clauses:
 - (eeee) "railway" means the undertaking of a railway company;
 - (eeeee) "railway company" means a company operating a railway under the provisions of The Railways Act or of the Railways Act (Canada);
- 2. Ontario Regulations 50/52 are amended by adding thereto the following regulation:
 - 2a. These regulations shall not apply to a camp established to house workmen employed by a railway company.

M. PHILLIPS
Minister of Health.

(2191)

Publications Under The Regulations Act

December 4th, 1954

THE LIGHTNING RODS ACT

O. Reg. 190/54. General Amendments. Amending Regulations 238 of Consolidated Regulations 1950. Made—19th November, 1954. Filed—24th November, 1954.

REGULATIONS MADE UNDER THE LIGHTNING RODS ACT

- 1. In these regulations "principal Regulations" means Regulations 238 of Consolidated Regulations of Ontario 1950.
- 2. Clause *n* of regulation 1 of the principal Regulations is revoked and the following substituted therefor:
 - (n) "flat roof" means a roof that is horizontal or has a vertical rise of not more than 1 foot for each 6 feet measured horizontally;
- 3. Clause b of regulation 2 of the principal Regulations is revoked and the following substituted therefor:
 - (b) explosive-magazines, or tanks and reservoirs for flammable liquids.
- 4. Clauses b and c of subregulation 1 of regulation 3 of the principal Regulations are revoked and the following substituted therefor:
 - (b) galvanized iron used for air-terminal supports, connectors, nails, screws, bolts, plates for making connexions to a metal roof or metal siding, and separators between copper or copper alloy and aluminum, and
 - (c) lead used as anchors or to protect other materials from corrosion or to separate copper or copper alloy and aluminum.
- 5. Regulation 4 of the principal Regulations is revoked and the following substituted therefor:
 - 4.(1) Except as provided for in subregulations 2 and 3 of regulation 48, cable shall
 - (a) consist of not less than 7 wires of soft drawn copper or aluminum and no wire shall be less than 17-gauge copper or 14gauge aluminum,
 - (b) on structures not exceeding 60 feet in height, weigh
 - (i) if of copper, not less than 3 ounces, and
 - (ii) if of aluminum, not less than 2 ounces,
 - a linear foot, and
 - (c) on structures exceeding 60 feet in height, weigh
 - (i) if of copper, not less than 4 ounces, and
 - (ii) if of aluminum, not less than 2.75 ounces,
 - a linear foot.

- (2) Where a structure consists of sections of different heights, the cable protecting each section shall weigh at least as much as the cable required for separate structures of the same respective heights.
- 6. Subregulation 2 of regulation 5 of the principal Regulations is revoked and the following substituted therefor:
 - (2) A straight cable connexion shall be made with a connector of at least 17-gauge malleable copper or copper alloy, or 14-gauge aluminum and of such design as will ensure contact of the connector with at least 3 inches of each of the interconnected cables.
 - (2a) A T or Y cable connexion shall be made
 - (a) with a connector of at least 17-gauge malleable copper or copper alloy, or 14gauge aluminum and of such design as will ensure contact of the connector with at least 1 inch of the continuous run of cable and if
 - (i) the connector is bolted, at least 2 inches, or
 - (ii) the connector is crimped, at least 3 inches,
 - of the branch cable, or
 - (b) by unravelling at least 10 inches of the end of one cable, dividing it into two equal or nearly equal parts, tightly wrapping the two parts in opposite directions around and along the other cable and securing the ends of the wires against becoming loose.
- 7. Subregulation 1 of regulation 6 of the principal Regulations is revoked and the following substituted therefor:
 - (1) Except as provided for in subregulations 2 and 3 of regulation 48, strap conductors shall be at least 17-gauge copper or 14-gauge aluminum, not less than 1½ inches wide on buildings and structures not exceeding 60 feet in height and 2 inches wide on buildings and structures exceeding 60 feet in height.
- 8. Regulation 8 of the principal Regulations is revoked and the following substituted therefor:
 - 8.(1) A T or Y connexion shall be made
 - (a) between a continuous run of cable and a strap conductor
 - (i) with a connector tightly fitted around at least 1 inch of the cable and secured to the strap conductor by 1 bolt or 2 rivets, or
 - (ii) by bolting or rivetting the strap conductor around and in tight contact with the cable, and
 - (b) between a branch cable and a strap conductor with a connector
 - (i) tightly fitted around at least 2 inches of the cable, if the connector is bolted, or at least 3 inches, if it is crimped, and
 - (ii) secured to the strap conductor by 1 bolt or 2 rivets.

- (2) A cross connexion between a cable and a strap conductor shall be made by means of a 17gauge copper, or 14-gauge aluminum, connector
 - (a) shaped to fit over the cable, and
 - (b) secured to the strap conductor by means of bolts or rivets.
- 9. Regulation 9 of the principal Regulations is revoked and the following substituted therefor:
 - 9. Except as provided for in subregulation 2 of regulation 49 and subregulation 2 of regulation 50 extended metal attachments or metal parts of buildings and structures shall not be substituted for conductors unless the metal is permanently electrically continuous and consists of copper, copper alloy or aluminum with an exposed area of at least 8 inches wide throughout its length or a solid cross-sectional area of at least 1½ square inches, but for monuments or similar structures heavy and extensive parts consisting of other conducting metals and weighing at least 3 pounds a linear foot may be used instead of conductors.
- 10. Regulation 10 of the principal Regulations is revoked and the following substituted therefor:
 - 10.(1) Except as provided for in subregulation 2 of regulation 49 and subregulation 2 of regulation 50, conductors shall be coursed over roofs and along roof-ridges and parapets so as to interconnect the air terminals in as direct a path as practicable and over the eaves in as direct a path as practicable to the best locations for ground connexions, but where the nature or construction of a roof is such that it is difficult or objectionable to make attachments to it, the conductor may be coursed on the facing-board parallel to the roof and a connexion shall be made near the eaves between any metal eaves-trough and the conductor, and in the case of metal roofs, between the metal eaves and the conductor.
 - (2) There shall be at least 2 down-conductors on each building and structure except flag poles, masts, similar slender objects and silos that do not require more than 1 grounding under subregulation 3 of regulation 53.
 - (3) On flat roofs conductors shall be coursed within 2 feet of the edges of the roof or on the parapets, but on flat roofs of dormers conductors shall not be required within 2 feet of an eaves that is less than 50 feet in length.
 - (4) On a flat roof, in addition to conductors within 2 feet of the edges of the roof or on the parapets, conductors shall be coursed over the roof so that there are parallel conductors not more than 50 feet apart
 - (a) in one direction if the shorter dimension of the roof is more than 50 feet but less than 100 feet, and
 - (b) in two directions if the shorter dimension is 100 feet or more.
- 11(1). Subregulation 5 of regulation 11 of the principal Regulations is revoked and the following substituted therefor:
 - (5) no conductor shall be suspended for a distance of more than 4 feet without adequate intermediate support.
- (2). Regulation 11 of the principal Regulations is amended by adding immediately after subregulation 7 the following subregulations:

- (8) Where practicable no conductor shall be within 6 feet of
 - (i) exposed electric or telephone wires, or
 - (ii) radio or television antennae.
- (9) No conductor shall be within 6 feet of a tank containing a flammable liquid or gas.
- 12. Subregulations 2 and 3 of regulation 17 of the principal Regulations are revoked and the following substituted therefor:
 - (2) A wing portion of a building having its roofridge on the same level as, or less than 5 feet
 below, the roof-ridge of the main portion,
 measured along the roof-slope, shall have an
 additional down-conductor for each 80 feet of
 length or part thereof, measured along the
 wall or foundation, and the conductors on the
 wing portion and the main portion shall be
 interconnected at the junction of the 2 ridges.
 - (3) Except annexes provided for in regulation 54, a wing portion of a building having its roof-ridge more than 5 feet below the roof-ridge of the main portion, measured along the roof-slope, shall have 2 down-conductors and where the wing portion is more than 100 feet in length, measured along the wall or foundation, it shall have an additional down-conductor for each 60 feet of length or part thereof in excess of 100 feet, and where the roof-ridge of a wing portion intersects the upper half of a main roof, the conductor on the ridge of the wing portion shall be connected with the conductor on the ridge of the main portion.
- 13. Clauses c and d of regulation 25 of the principal Regulations are revoked and the following substituted therefor:
 - (c) on flat roofs, 12 inches above them if within 2 feet of the edges, and 18 inches on intermediate conductors on the roof,
 - (d) on or beside chimneys, ventilators or cupolas, 12 inches above the top, and
- 14. Regulation 26 of the principal Regulations is revoked and the following substituted therefor:
 - 26. Air-terminals shall be installed
 - (a) within twice the height of the air-terminal from each exposed gable and each corner of a flat roof, roof-deck or parapet,
 - (b) within twice the height of the air-terminal, not exceeding 6 feet in distance, from the outer corners of a flat roof on a dormer where
 - (i) the junction of the dormer roof and the main roof is less than 3 feet vertically below the main ridge, and
 - (ii) the dormer roof extends more than 6 feet horizontally from its junction with the main roof,
 - (c) within twice the height of the air-terminal, not exceeding 6 feet in distance, from the gable of a dormer having a roof-ridge less than 3 feet vertically below the main ridge or extending more than 6 feet horizontally from the upper half of the main roof or more than 8 feet horizontally from the lower half,
 - (d) on or within 12 inches of each non-metallic projection above the roof or parapet,

- (e) on or beside chimneys so that the distance from any part of the top of the chimney to an air-terminal is not greater than twice the height of the air-terminal, but not exceeding 30 inches, above the top of the chimney,
- (f) within 12 inches of a stove-pipe projecting through a roof,
- (g) along roof-ridges, the edges of flat roofs and parapets at intervals not exceeding 10 times the combined heights of the 2 adjacent air-terminals, but in no case exceeding 25 feet, and
- (h) along intermediate conductors on flat roofs at intervals not exceeding 50 feet.
- 15. Subregulation 2 of regulation 28 of the principal Regulations is revoked and the following substituted therefor:
 - (2) Connexions to metal roofs shall be made by means of metal plates or straps
 - (a) to which the air terminal is brazed, bolted or riveted,
 - (b) having not less than 9 square inches in tight contact with the roof-metal, and
 - (c) securely fastened to the roof by means of screws or rivets.
- 16(1). Clause a of subregulation 2 of regulation 29 of the principal Regulation is amended by adding at the end thereof the words "and have at least 3 legs".
- (2). Clause c of subregulation 3 of regulation 29 of the principal Regulations is revoked and the following substituted therefor:
 - (c) be attached to chimneys or other masonry surfaces by substantial fasteners, and to wood surfaces by at least 3 screws not less than 1¼ inches in length.
- 17. Regulation 30 of the principal Regulations is revoked and the following substituted therefor:
 - 30. Except as provided for in subregulation 3 of regulation 55, groundings shall consist of copper cable, copper or copper-clad steel rods not less than ½ inch in diameter, galvanized steel rods not less than 5/8 inch in diameter or copper plates.
- 18. Subregulation 3 of regulation 31 of the principal Regulations is revoked and the following substituted therefor:
 - (3) Groundings shall not be within 6 feet of any gas-main, gas-tank, oil-tank, gasoline tank or groundings for electric equipment or electricwiring systems, but underground water-pipes may be used as a common grounding.
- 19. Subregulation 1 of regulation 33 of the principal Regulations is revoked and the following susbstituted therefor:
 - A down-conductor shall be connected to a ground rod by a clamp or clamps secured in tight contact with at least 3 inches of both the down-conductor and the ground rod by bolts or set screws.
- 20. Clause *a* of subregulation 1 of regulation 42 of the principal Regulations is revoked and the following substituted therefor:
 - (a) if vertical
 - (i) on a flat roof, and

(ii) on a sloped roof and extending above the roof-ridge or the highest edge of the roof slope or more than 15 inches above its junction with the roof,

be connected to the conductor or other grounded metal,

- 21. Clause *a* of subregulation 1 of regulation 43 of the principal Regulations is revoked and the following substituted therefor:
 - (a) if a rain spout, guy-wire, support of a littercarrier track, or other vertical metal, except metal conduits provided for in subregulation 7 of regulation 11, be grounded from its lower end and connected from its upper end to conductors within 6 feet and metal roofs within 2 feet, or
- 22. Regulation 44 of the principal Regulations is revoked and the following substituted therefor:
 - 44.(1) Metal projecting through a roof shall,
 - (a) if through a flat roof, be connected from its junction with the roof to the conductor or other grounded metal and, where practicable, be grounded from its lower end within the building; or
 - (b) if through a sloped roof and extending
 - (i) above the roof-ridge or the highest edge of the roof slope, or
 - (ii) more than 15 inches above its junction with the roof,

be connected from its junction with the roof to the conductor or other grounded metal and, where practicable, be grounded from its lower end.

- (2) Metal projecting through a wall shall,
 - (a) if through the upper half of a one-storey wall or if more than 12 feet above ground level through a higher wall,
 - (i) be connected from the point where it emerges from the building to a conductor or other grounded metal and,
 - (ii) where practicable, be grounded from its lower or farther end within the building; or
 - (b) if through the lower half of a one-storey wall or if less than 12 feet above ground level through a higher wall,
 - (i) be connected from the point where it emerges from the building to the conductor or other grounded metal within 6 feet or,
 - (ii) if a litter track more than 6 feet from a conductor, be connected to an independent grounding, and
 - (iii) where practicable, be grounded from its lower or farther and within the building.
- 23. Clause *a* of regulation 45 of the principal Regulations is revoked and the following substituted therefor:
 - (a) if shafting, stanchions, litter-carrier track or horizontal pipe, be connected to conductors within 6 feet where practicable and have an independent grounding for each 100 linear feet or part thereof;

24. Regulation 48 of the principal Regulations is revoked and the following substituted therefor:

Conducting Materials And Methods For Grounding Metal Bodies.

- 48.(1) Connexions of metal bodies to conductors, metal roofing or metal siding shall be made with cable or strap.
- (2) Interconnexions of metal bodies not connected to conductors, metal roofing or metal siding, and connexions of metal bodies to independent groundings shall be made with
 - (a) at least one 6-gauge copper or one 4gauge aluminum wire, or
 - (b) twisted or braided wires of gauges prescribed in subregulation 1 of regulation 4 and of half the weight prescribed in subregulation 2 of regulation 4 for cable, or
 - (c) metal strap at least 3/4 inch wide.
- (3) Connexions of rain-spouts and of metal bodies, which are connected to conductors, metal roofing or metal siding to independent groundings shall be made with cable or strap of at least 17-gauge copper or 14-gauge aluminum and the straps shall be not less than 1 inch wide.
- (4) Connectors and methods of installation used to make connexions of conductors to metal objects shall be such as will ensure permanently tight contact between the conductor and the metal object.
- (5) Except
 - (a) as provided for in regulation 13, and
 - (b) for hay-fork tracks connected in an upward path where they are grounded from both ends,

conductors used to ground metal bodies specified in regulations 42, 43, 44, 45, 46, and 47 shall be coursed throughout their length in a horizontal or downward path from the metal body.

- 25. Subregulation 5 of regulation 49 is revoked and the following substituted therefor:
 - (5) Connexions of down-conductors to metal eaves or metal siding shall be made
 - (a) if the down-conductors are cable, by means of metal plates
 - (i) shaped to fit over and in tight contact with at least 3 inches of the cable,
 - (ii) secured in tight contact with at least9 square inches of the eaves or sidingby means of 6 bolts, rivets or screws,and
 - (iii) with the ends of the wires turned back over the edge of the metal plate;
 - (b) if the down conductors are strap, by securing at least 9 square inches of the strap in tight contact with the eaves or siding by means of 4 bolts, rivets or screws.
 - (5a) Connexions of conductors, other than downconductors, to metal roofs and metal siding shall be made

- (a) if the conductor is cable, by means of metal plates
 - (i) shaped to fit over and in tight contact with at least 2 inches of the cable,
 - (ii) secured in tight contact with at least 6 square inches of the eaves or siding by means of 4 bolts, rivets or screws, and
 - (iii) with the ends of the wires turned back over the edge of the metal plate;
- (b) if the conductor is strap, by securing at least 6 square inches of the strap in tight contact with the eaves or siding by means of 3 bolts, rivets or screws.
- 26. Regulation 52 of the principal Regulations is revoked and the following substituted therefor:
 - 52. Flag poles, radio masts, television masts, towers, spires and smoke-stacks may be equipped with a system independent of the structure of which they are a part or on which they are erected, but if the structure is equipped with a system, the systems shall be interconnected.
- 27. Subregulations 1 and 3 of regulation 53 of the principal Regulations are revoked and the following substituted therefor:
 - (1) Where a silo
 - (a) is within 4 feet of a building and extends above the adjacent roof-line, or
 - (b) is within 8 feet of a building, and has a wall or roof of combustible construction in whole or in part, and extends above the adjacent roof-line,

the silo shall be part of the building for the purposes of the Act.

- (3) Conductors on silos may have separate groundings or be connected to a conductor on an adjacent building or structure, or both, and if a silo has an outside diameter more than 14 feet or extends more than 4 feet above the nearest point of the adjacent roof-line, it shall have at least 2 groundings.
- 28. Clauses a and b or regulation 54 of the principal Regulations are revoked and the following substituted therefor:
 - (a) it is not more than 8 feet in height, including chimneys, vents, and other projections, that are outside a cone of protection,
 - (b) its height plus the distance it extends from the main building or structure is not greater than the height of the adjoining wall of the main building or structure, or

(2299)

THE ONTARIO FUEL BOARD ACT, 1954

O. Reg. 191/54. Designation of Plants. New. Made—19th November, 1954. Filed—24th November, 1954.

REGULATIONS MADE UNDER THE ONTARIO FUEL BOARD ACT, 1954

DESIGNATION OF PLANTS UNDER SECTION 33 OF THE ACT

1. The plants of The Consumers' Gas Company of Toronto known as Station "A", Front Street East, Toronto and Station "B" Eastern Avenue, Toronto, are designated as plants under section 33 of the Act.

(2300) 49

THE LAKES AND RIVERS IMPROVEMENT ACT

O. Reg. 192/54.
"Chenaux Development"
and
"Cave and Fourneaux Development"
New.
Made—19th November, 1954.
Filed—25th November, 1954.

REGULATIONS MADE UNDER THE LAKES AND RIVERS IMPROVEMENT ACT

- 1. The construction, description and dimensions of the aprons or slides which are to be provided for or in connection with the dam of The Hydro-Electric Power Commission of Ontario situate on the lands described in schedule 1 and known as the "Cheneaux Development" shall be as
 - (a) shown on the plans
 - (i) numbered in the first column,
 - (ii) described in the second column, and
 - (iii) filed in the office of the Registrar of Regulations at Toronto by the plan numbers in the third column

of schedule 2 and

- (b) as prescribed in the specifications in schedule 3.
- 2. The construction, description and dimensions of the aprons and slides which are to be provided for or in connection with the dam of The Hydro-Electric Power Commission of Ontario situate on the lands described in schedule 4 and known as the "Cave and Fourneaux Development" or as the "Otto Holden Generating Station" shall be as
 - (a) shown on the plans
 - (i) numbered in the first column
 - (ii) described in the second column, and
 - (iii) filed in the office of the Registrar of Regulations at Toronto by the plan numbers in the third column

of schedule 5 and

(b) as prescribed in the specifications in schedule 6.

SCHEDULE 1

All that part of Lot 26, Concession VIII, and part of the bed of the Ottawa River lying east of the said lot, in the Township of Horton, in the County of Renfrew, in the Province of Ontario, having an area of 16.5 acres, more or less, more particularly described as follows:

Commencing at a point in the interior of said Lot 26 distant 1093.64 feet measured on a course of south 80 degrees, 47 minutes and 30 seconds east from the most westerly angle of said Lot 26; thence south 20 degrees and 40 minutes east 800.00 feet; thence north 69 degrees and 20 minutes east to the interprovincial boundary between the Province of Quebec and the Province of Ontario; thence northwesterly along the said interprovincial boundary to where it is intersected by a line drawn on a course of north 69 degrees and 20 minutes east from the point of commencement; thence south 69 degrees and 20 minutes west along the last-mentioned line to the point of commencement.

SCHEDULE 2

	Drawing Number	Description of Plans	Plan No.
-I	D-419-187	Flooded area, Chenaux to	98
I	E-419-120	BrysonGeneral plan of development	90
	B-419-121	Main Dam and Power-house	
		plan, elevations and typical sections	100
1	B-419-122	Limerick Island Dam plan,	100
		elevations and typical sec-	101
1	C-419-123	tionsPortage du Fort Dam and	101
1	C-417-120	Auxiliary Dam plans, ele-	
	1 110 101	vations and typical sections	102
1	A-419-124	Log-chute, location and details	103
-	A-419-125	Main Dam, stability diagram	104
1	3-419-126	Limerick Island Dam, sta-	105
1	A-419-127	bility diagram Portage du Fort Dam, sta-	105
-		bility diagram	106
F	A-419-128	Computed discharge curves for control dams	107
I	3-419-155	Water surface profiles	108
		•	

SCHEDULE 3

1. In these specifications "log-chute" means apron or slide.

PORTAGE DU FORT DAM

- 2. The dam shall
 - (a) be a concrete gravity-type dam, with a wing wall consisting of an earth fill with a concrete core wall, extending across the Portage du Fort channel of the Ottawa River; and
 - (b) comprise
 - (i) a north bulkhead section;
 - (ii) a stop-log sluice-section;
 - (iii) a south bulkhead section; and
 - (iv) an earth fill with concrete core wall section

as shown on plan number C-419-123.

3. The bulkhead section shall

- (a) be
 - (i) constructed of concrete: and
 - (ii) of gravity-type design

with a top width of 12 feet, a vertical upstream face, and a sloped downstream face; and

(b) extend

- (i) from the rock at elevation 290 feet above mean sea level on the north bank of the Portage du Fort channel to the north end of the stop-log sluice-section; and
- (ii) from the south end of the stop-log section to a rock shoulder on Limerick Island on the south bank of the Portage du Fort channel.

4. The earth fill with concrete core wall shall

- (a) be of the rolled fill embankment type with a top width of 32 feet;
- (b) have upstream and downstream slopes protected by rock riprap; and
- (c) extend from the south end of the south bulkhead section to elevation 290 feet above mean sea level on Limerick Island.

5. The stop-log sluice-section shall

- (a) be located in the Portage du Fort channel and between the north and south bulkhead sections;
- (b) contain 8 sluice-ways, each 16 feet wide, with the sills of the sluice-ways at elevation 262 feet above mean sea level or 23 feet below normal regulated water level; and
- (c) be equipped with a travelling spud-winch, operating on the stop-log sluice-deck, for raising and lowering the timber stop-logs in each sluice-way.

LIMERICK ISLAND DAM

6. The dam shall

- (a) be a concrete gravity-type extending across the dewatering or flood channel excavated through Limerick Island; and
- (b) comprise
 - (i) a north bulkhead section;
 - (ii) a stop-log sluice-section;
 - (iii) a sluice-gate section;
 - (iv) a stop-log sluice-section; and
 - (v) a south bulkhead section

as shown on plan number B-419-122.

7. The bulkhead sections shall

- (a) be
 - (i) constructed of concrete; and
 - (ii) of gravity-type design

with a top width of 12 feet, a vertical upstream face, and a sloped downstream face; and

(b) extend

- (i) from the rock at elevation 290 feet above mean sea level on the north side of the dewatering channel to the north end of the north stop-log sluice-section; and
- (ii) from the south end of the south stop-log sluice-section to a junction with the east end of the main dam on the east bank of the interprovincial channel of the Ottawa River.

8. The stop-log sluice-sections shall

- (a) be located on either side of the deep section of the dewatering or flood channel excavated across Limerick Island;
- (b) contain 8 sluice-ways, each 16 feet wide, in each of the two sections, with the silis of the sluice-ways at elevation 262 feet above mean sea level, or 23 feet below normal regulated water level; and
- (c) be equipped with travelling spud-winches, operating on stop-log sluice-decks, for raising and lowering the timber stop-logs in each sluice-way.

9. The sluice-gate section shall

- (a) be located across the deep section of the dewatering or flood channel excavated across Limerick Island and between the stop-log sluice-sections;
- (b) contain 6 sluice-ways, each 40 feet wide, with the sills at elevation 255 feet above mean sea level or 30 feet below normal regulated water level; and
- (c) be equipped with individually motor-operated steel gates 30 feet high; in addition, one set of emergency steel stop-logs shall be provided, to be operated by a travelling electric monorail hoist for placing or removing these stoplogs in their checks located upstream of the steel sluice-gates.

MAIN DAM

10. The dam shall

- (a) be a concrete gravity-type, extending across the interprovincial channel of the Ottawa River; and
- (b) comprise
 - (i) an east bulkhead section;
 - (ii) a log-chute and flume;
 - (iii) a headworks or intake section;
 - (iv) a west bulkhead section

as shown on plan number B-419-121.

11. The bulkhead sections shall

- (a) be
 - (i) constructed of concrete; and
 - (ii) of gravity-type design

with a top width of 12 feet on the east section and 16 feet on the west section, a vertical upstream face, and a sloped downstream face; and

(b) extend

- (i) from the end of the Limerick Island dam, on the east bank of the interprovincial channel, to the east end of the headworks or intake section; and
- (ii) from the west end of the headworks or intake section to rock at elevation 290 above mean sea level on the west bank of the interprovincial channel of the Ottawa River.

12. The log-chute section shall

- (a) be located through the east bulkhead section;
- (b) have an intake 20 feet wide and with the sill at elevation 275 feet above mean sea level or 10 feet below normal regulated water level;
- (c) connect through a transition to a concrete chute and extend from the forebay to the Ottawa River downstream from the power house; and
- (d) be controlled by a motor-operated steel Tainter gate designed to pass the logs over its upper surface

as shown on plan number A-419-124.

13. The headworks or intake section shall

- (a) be located between the east and west bulkhead section and in the interprovincial channel of the Ottawa River;
- (b) comprise 8 concrete intakes, each connected directly to a concrete scroll case for one turbine;
- (c) have each intake made up of 3 water passages, each 15 feet wide, with the sill at elevation 236 feet 6 inches above mean sea level, or 48 feet 6 inches below normal regulated water level;
- (d) be designed so that each of the 24 water-passages through the headworks is controlled by a motor-operated steel head gate, and equipped with a set of removable steel trashracks. In addition three sets of steel stoplogs shall be provided so that any unit may be dewatered if its set of head gates were out of service; and
- (e) be equipped with a travelling electric gantry crane designed to service the head-gates, stoplogs, and trash-racks. In addition, the gantry crane shall be equipped with a slow speed trolley hoist for the removal of trash or debris from in front of the trash-racks.

POWER HOUSE

14. The power house shall

- (a) be located in the interprovincial channel of the Ottawa River, as shown on plan number B-419-121;
- (b) contain equipment for the generation of electric power from the hydraulic power available in that reach of the Ottawa River between the production of the line between Lots 23 and 24, Concession VII, Township of Horton, and the production of the line between Lots 8 and 9, Concession XIII, Township of Ross; and
- (c) consist of a reinforced concrete substructure containing 8 scroll cases and draft tubes, with a superstructure 642 feet 5 inches in length, including erection and machine shop areas.

- 15. The superstructure shall have a structural steel frame, reinforced concrete walls, and a precast Haydite slab roof with bonded tar and gravel covering.
- All windows shall be glass brick or glazed aluminum sash frames.
- 17. All exterior doors shall be steel frame with aluminum cover; interior doors shall be of standard hollow metal types except those below the turbine floor level, which shall be standard wooden types.
- 18. Interior partitions shall be of tile and plaster construction.
- 19. All stairways shall be of reinforced concrete or of structural steel construction.

TAIL RACE

20. The tail-race channel shall

- (a) be located in the interprovincial channel of the Ottawa River;
- (b) be approximately 150 feet long, extending from the floor of the draft tubes on an upward slope of 5 on 1 to intersect the bed of the river; and
- (c) be designed to pass 40,160 cubic feet of water per second at an approximate velocity of 2.1 feet per second.

DIVERSION AND FLOOD CHANNEL

21. The diversion and flood channel shall

- (a) be excavated across Limerick Island from the interprovincial channel to the Portage du Fort channel;
- (b) be approximately 1600 feet long by 662 feet wide;
- (c) be designed with the central section 310 feet wide with the bottom at elevation 239 feet above mean sea level; and
- (d) be designed with the outer or berm sections each 176 feet wide, with the bottom at elevation 253 feet above mean sea level.
- 22. During the construction period, the channel shall be used to divert the flow of the Ottawa River so that the power house may be constructed in the dry. This channel, together with the Portage du Fort channel, under these conditions shall have a minimum capacity of 140,000 cubic feet per second without allowing the upstream water levels to exceed the top levels of the cofferdam at elevation 270 feet above mean sea level.
- 23. After completion of construction, the channel will be used to pass the flood flows of the Ottawa River. The channel under these conditions, together with the stop-log sluices of the Portage du Fort dam, shall have a minimum capacity of 200,000 cubic feet per second with the head pond at elevation 280 feet above mean sea level, or 5 feet below normal regulated water level.

AUXILIARY DAM

- 24. The auxiliary dam shall be
- (a) located across a shallow draw or valley to the north of the village of Portage du Fort;
- (b) constructed of concrete; and
- (c) of gravity-type design

with a top width of 5 feet, a vertical upstream face, and a sloped downstream face, as shown on plan number C-419-123.

DESIGN SPECIFICATIONS

- 25. The concrete gavity-type dams shall be designed to resist
 - (a) the hydrostatic pressure acting on the upstream face and the hydrostatic pressure of uplift under the base, with the head pond at elevation 290 feet above mean sea level;
 - (b) the hydrostatic pressure acting on the upstream face and the hydrostatic pressure of uplift under the base, with the head pond at elevation 285 feet above mean sea level. In addition, a load due to ice pressure shall be applied on the upstream face at elevation 284;
 - (c) the vertical gravity forces with the reservoir empty;
 - (d) the uplift pressure where applied, and which shall be assumed as full headwater hydrostatic pressure at the upstream face varying uniformly to full tail-water pressure at the downstream face and applied over 2/3 of the base area; and
 - (e) the ice pressure where applied, and which shall be assumed as
 - (i) 10,000 pounds per lineal foot on bulkheads and piers;
 - (ii) 6,000 pounds per lineal foot on steel sluice-gates; and
 - (iii) 2,000 pounds per lineal foot on timber stop-logs.
- 26. All sections of the work shall be constructed of concrete which, for design purposes, has been taken as weighing 145 pounds per cubic foot, and which shall have a minimum strength of 3,000 pounds per square inch at 28 days.
- 27. The gates, bridges, towers, and other structural steel parts shall be designed for a basic working stress of 18,000 pounds per square inch. With the gates in the raised position and coated with ½-inch of ice, and a 30-pound wind applied, all simultaneously, then the basic stress will be allowed to increase up to a maximum of 22,000 pounds per square inch.
- 28. The other parts, such as steel and iron castings, forgings, bronze bushings, etc., shall be designed so as to have a minimum factor of safety of 5.
- 29. The reinforcing steel shall conform to the latest Canadian Standards Association specification, and shall be of structural or hard grade. The basic working stress shall be 20,000 pounds per square inch.
- 30. The dams, headlock, and power house shall be built on solid rock.

SCHEDULE 4

All that part of Lot 39, Concession VIII, part of the allowance for road on the west bank of the Ottawa River and part of the bed of the Ottawa River lying east of said allowance for road in the geographic Township of Mattawan, in the Territorial District of Nipissing, in the Province of Ontario, having a total area of 19.65 acres, more or less, and described as follows:

COMMENCING at a point in the interior of said Lot 39, which point may be located as follows:

Beginning at the south-west angle of said Lot 39; thence north 00 degrees 01 minutes and 30 seconds east along the western limit of Lot 39 aforesaid, 3146.30 feet; thence north 82 degrees and 44 minutes east, 654.80 feet; thence north 7 degrees and 16 minutes west, 300.00 feet to the said point of commencement; thence south 7 degrees and 16 minutes east, 800.00 feet; thence north 82 degrees and 44 minutes east to the interprovincial boundary between the Province of Quebec and the Province of Ontario; thence northerly along said interprovincial boundary to where it is intersected by a line drawn on a course of north 82 degrees and 44 minutes east from the said point of commencement; thence south 82 degrees and 44 minutes west along the last-mentioned line to the point of commencement.

SCHEDULE 5

Drawing number	Description of Plans	Plan number
83-c-162 83-d-223	ment	109
83-b-162	typical sections of structures	110
83-e-162 83-b-162	and the second s	112
83-1-223	for sluice-gate section	113
83-e-168		115

SCHEDULE 6

1. In these specifications "log-chute" means apron or slide.

DAM

- 2. (1) The dam shall
- (a) be a concrete gravity-type dam extending across the Ottawa River from the bank of the river on the Ontario side of the boundary to the bank of the river on the Quebec side of the boundary at La Cave Rapids; and
- (b) comprise
 - (i) a west bulkhead section;
 - (ii) a headworks section;
 - (iii) a sluice-gate section;
 - (iv) a stop-log sluice-section;
 - (v) an east bulkhead section; and
 - (vi) a log-chute section.

as shown on plan number 83-d-2234.

- (2) The bulkhead sections shall
- (a) be
 - (i) constructed of concrete; and
 - (ii) of gravity-type design,
 - with a top width of 15 feet 4 inches and upstream and downstream slopes; and
- (b) extend easterly and westerly to meet solid rock at elevation 588 feet above mean sea level.
- (3) The headworks section shall contain the intakes to the turbines. There will be two water-passages to each of the eight unit intakes. The water-passages will be rectangular in section, 19 feet six inches wide and eighteen feet high.
- (4) The intake for each unit shall be equipped with trash-racks, checks for steel emergency gates and motor-operated steel headgates.
- (5) The trash-racks, emergency gates and headgates ahall be served by a gantry crane operating on the headworks deck.
- (6) A concrete superstructure on the deck of the headworks section shall house the hoisting mechanism.
- (7) The sluice-gate section shall contain six sluice-ways, each 40 feet wide and with the sills of the sluice-ways at elevation 553.0 feet above mean sea level, or 30 feet below "regulated" water level.
- (8) Each sluice-gate sluice-way shall be equipped with a motor-operated steel gate 31 feet high, checks shall be provided for steel emergency gates operated by a hoist running on a monorail.
- (9) The stop-log sluice-section shall contain 42 sluice-ways, each 16 feet wide, with the sills of the sluice-ways at elevation 561 feet above mean sea level or 22 feet below "regulated" water level.
- (10) Each stop-log sluice-way shall be equipped with timber stop-logs raised and lowered by two travelling spud-winches operating on the stop-log sluice-deck.
- (11) The log-chute headblock shall be situated in the east bulkhead section with an intake 20 feet wide and with the sill at elevation 573 feet above mean sea level or 10 feet below "regulated" water level. The chute will not be constructed initially.
- (12) The temporary log-chute shall be located in stop-log sluice number 11 and shall be constructed in accordance with plan number 83-l-2235.

POWER HOUSE

- 3. (1) The power house shall
- (a) contain equipment for the generation of electric power from the hydraulic power available in that reach of the Ottawa River lying between the production easterly of the centre line of the allowance for road between concessions VII and VIII in the geographic Township of Mattawan and the production easterly of a line drawn parallel to and 1320 feet southerly from the boundary line between the townships of Poitras and Wyse in the Territorial District of Nipissing; and
- (b) consist of a reinforced concrete substructure with reinforced concrete scroll cases and draft tubes, and a superstructure approximately 450 feet long.
- (2) The superstructure shall be structural steel and concrete.

- (3) All window frames shall be of aluminum sash.
- (4) Interior partitions shall be of tile and plaster construction.

TAIL RACE

- 4. (1) The tail-race channel shall
- (a) be approximately 2,000 feet long;
- (b) extend downstream from the power house along the bed of the Ottawa River; and
- (c) be designed to add about 5 feet of head to the development.

DIVERSION CHANNEL

- 5. The diversion channel shall be
- (a) approximately 2,700 feet long, and
- (b) excavated upstream and downstream from the stop-log sluice-section on the east bank of the Ottawa River.

DESIGN AND SPECIFICATIONS

- 6. The concrete gravity-type dam is designed to resist
 - (a) the hydrostatic pressure acting on the upstream face, with forebay elevation at 588 feet above mean sea level, and
 - (b) in combination with water at elevation 583 feet above mean sea level, the following ice conditions
 - (i) bulkhead sections and piers, 10,000 pounds per lineal foot,
 - (ii) steel sluice-gates, 5,000 pounds per lineal foot, and
 - (iii) timber stop-logs, 2,000 pounds per lineal foot.
- 7. All sections of the dam shall be constructed of concrete which for design purposes has been taken as weighing 145 pounds per cubic foot.
- 8. The gates, bridges, towers and other structural parts have been designed for a working stress of not more than 30 per cent of the ultimate strength of the materials used.
- 9. The mechanized parts have been designed for a working stress of between 10 and 20 per cent of the ultimate strength of the materials used.
- 10. The water-passages are designed to withstand the full hydrostatic head-pressure plus the pressure rise which would result from an operation of the turbine gates from fully-opened to fully-closed position in four seconds.
- 11. The specifications of concrete for the dam are as follows:
 - (a) bulkhead sections
 - (i) interior centre portion, 2,000 pounds per square inch, and
 - (ii) surface portions, 3,000 pounds per square inch,

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- (b) piers and decks, 3,000 pounds per square inch,
- (c) power house, a minimum of 2,000 pounds per square inch.
- 12. The specifications of reinforcing steel is Billet steel with 18,000 pounds per square inch allowable working stress.
- 13. The dam and power house shall be built on solid rock which underlies the site.

(2301)

THE MILK INDUSTRY ACT, 1954

O. Reg. 193/54.
Manner of Taking Votes Under Sections 29 and 30 of the Act.
New.
Approved—19th November, 1954.
Filed—25th November, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE MILK INDUSTRY ACT, 1954

Manner of Taking Votes Under Sections 29 and 30 of the Act

INTERPRETATION

- 1. In these regulations
 - (a) "area" when used with reference to a marketing plan or a proposed marketing plan means Ontario or that part of Ontario to which the marketing plan applies or the proposed marketing plan is to apply;
- (b) "district" means a division of an area under subregulation 2 of regulation 2; and
- (c) "polling booth" means a place of voting in a district on questions under sections 29 and 30 of the Act.

VOTERS' LISTS

- 2.(1) The Board shall prepare in the manner prescribed by subregulations 3 and 4 voters' lists of all producers eligible to vote in the area upon a question submitted under subsection 2 of section 29 or section 30, as the case may be, of the Act.
- (2) The Board shall divide the area into districts for the purpose of the vote.
 - (3) Voters' lists shall be prepared by districts.
- (4) Each voters' list shall contain the names and places of production of all producers eligible to vote in the district.

RETURNING OFFICERS

- 3.(1) The Board shall appoint a Returning Officer and such deputy returning officers as may be required for the taking of the vote.
- (2) One deputy returning officer shall be appointed for each district in the area.
- (3) The Board shall notify the Returning Officer and the deputy returning officers of their appointments at least 15 days before the first polling-day.

PREPARATION FOR VOTE

- 4.(1) The Board shall
- (a) determine
 - (i) the number of polling booths required,
 - (ii) the day or days on which voting is to take place, and
 - (iii) the times during the day or days that polling booths are to remain open, and
- (b) notify all Ontario Agricultural Representatives in the area of its determinations under clause a.
- (2) The Board shall prepare copies of the marketing plan or proposed marketing plan, as the case may be, and distribute them
 - (a) to each Ontario Agricultural Representative in the area, and
 - (b) where a deputy returning officer in any district is not the Ontario Agricultural Representative, to the deputy returning officer appointed for the district,

at least 15 days before the first polling-day.

BALLOTS

- 5.(1) The Board shall cause to be printed a sufficient number of ballots, not less than the number of producers eligible to vote, necessary for the taking of the vote.
- (2) The Board shall forward the ballots to the Returning Officer at least 10 days before the first polling-day.
- 6.(1) Where the vote is on the question under subsection 2 of section 29 of the Act the ballot shall be in form 1.
- (2) Where the vote is on the question under section 30 of the Act, the ballot shall be in form 2.

ARRANGEMENTS FOR VOTING

- 7. The Board shall provide the polling booth and ballot boxes in each district.
- 8. The Board shall furnish at least 10 days before the first polling-day the Returning Officer with sufficient copies of all voters' lists necessary to supply each deputy returning officer with at least 2 copies of the voters' list for the district of the deputy returning officer.
- 9. The Returning Officer shall furnish to each deputy returning officer at least 5 days before the first polling-day
 - (a) a sufficient number of ballots, not less than the number of producers eligible to vote, necessary for the taking of the vote, in the district of the deputy returning officer,
 - (b) at least 2 copies of the voters' list of producers eligible to vote at the polling booth of the deputy returning officer, and
 - (c) a copy of the Act and these regulations and such further instructions and information as he deems necessary for the taking of the vote.

POSTING OF VOTERS' LIST

- 10. Each deputy returning officer shall post up in the polling booth before the first polling-day
 - (a) one copy of the voters' list of all producers eligible to vote at the polling-booth, and
 - (b) one copy of the marketing plan or the proposed marketing plan.

VOTE TO BE SECRET

11. Every vote shall be by secret ballot on the prescribed form.

VOTING

- 12.(1) Each deputy returning officer shall issue only 1 ballot to each person who
 - (a) is recorded on the voters' list, and
 - (b) presents himself as a voter at the polling-booth.
- (2) Where a deputy returning officer deems necessary, he shall require the person who presents himself as a voter to be identified as the producer eligible to vote.
- (3) Where the name and place of production of any person is not recorded on the voters' list and he claims the right to vote
 - (a) the deputy returning officer, before issuing a ballot, shall require the person to write legibly his name and place of production on an envelope furnished by the deputy returning officer,
 - (b) where the person has complied with the provisions of clause a, the deputy returning officer shall issue to him a ballot and an unmarked envelope,
 - (c) where the person has
 - (i) marked his ballot,
 - (ii) placed the marked ballot in the unmarked envelope and sealed it, and
 - (iii) placed the sealed, unmarked envelope in the envelope furnished under clause a and sealed it,

he shall deliver his ballot in the inner and outer sealedenvelopes to the deputy returning officer.

- (4) The deputy returning officer shall retain the ballot in the inner and outer sealed-envelopes until he delivers or sends it to the Returning Officer under clause b of subregulation 4 of regulation 13.
- 13.(1) The deputy returning officer shall see that the ballot box is empty before voting takes place and shall lock it and keep it locked until the time for voting on the last polling-day has expired.
- (2) Subject to subregulation 3 of regulation 12, the deputy returning officer shall, upon satisfying himself that a ballot marked by a voter is the ballot which he issued to the voter, deposit it in the ballot box.
- (3) The deputy returning officer shall mark on a copy of the voters' list the issuance of a ballot to each voter opposite his name.

- (4) Within 3 days from the date of the last pollingday the deputy returning officer shall deliver, or send by registered mail, to the Returning Officer
 - (a) all ballots deposited in the ballot box during voting,
 - (b) all envelopes containing ballots marked under subregulation 3 of regulation 12,
 - (c) the copy of the voters' list marked under subregulation 3, and
 - (d) all unused ballots.

ASSISTANTS FOR DEPUTY RETURNING OFFICERS

14. The Board may engage such persons as the deputy returning officers may require to assist in the taking of the vote.

BALLOTS IN SEALED ENVELOPES

- 15.(1) The Returning Officer shall deliver to the Board all ballots in the sealed envelopes under sub-regulation 3 of regulation 12.
- (2) Where the Board finds that any person whose name and place of production recorded on an envelope was eligible to vote, it shall remove the inner sealedenvelope and deliver it to the Returning Officer who shall remove the ballot and record the answer in the vote.

RETURN OF RETURNING OFFICER

- 16.(1) The Returning Officer shall make a return to the Board of the result of the vote as soon as possible after all ballots cast are counted.
- (2) The return of the Returning Officer shall be in form 3.

PERCENTAGE OF VOTES

- 17. The producers voting in favour of the establishment of the marketing plan shall be not less than $66\ 2/3$ per cent of all producers eligible to vote.
- 18. The producers voting in favour of the authorization of a marketing agency to conduct a pool or pools under a marketing plan shall be not less than 75 per cent of all producers eligible to vote.

THE MILK PRODUCTS BOARD OF ONTARIO

C. E. GARDNER Chairman

(Seal)

J. L. BAKER Secretary

FORM 1

The Milk Industry Act, 1954

BALLOT

ARE YOU IN FAVOUR OF THE ADOPTION OF A MARKETING PLAN FOR THE MARKETING OR REGULATING OF	YES	
milk product) .		
INCLUDING THE ESTABLISHMENT OF A LOCAL BOARD?	NO	

DAY OR DAYS OF VOTING:....

FORM 2 FORM 3 The Milk Industry Act, 1954 The Milk Industry Act, 1954 RETURN OF RETURNING OFFICER To The Milk Products Board of Ontario Parliament Buildings Toronto. BALLOT The following is the result of the vote taken under . of the Act: (subsection 2 of section 29 or section 30) YES *For the adoption of a marketing plan for the marketing plan) *For the authorization of the marketing agency to conduct a pool or pools under DAY OR DAYS OF VOTING:..... (name of marketing plan) Number of eligible ballots ballots ballots ballots ballots ballots spoiled marked YES marked NO printed cast unused voters *Strike out words not applicable. DATE:

THE MENTAL HOSPITALS ACT

(2302)

O. Reg. 194/54. Admissions of Epileptic Patients. Revoking Regulation 6 of O. Reg. 26/44 (C.R.O. 466). Made—19th November, 1954. Filed—25th November, 1954.

REGULATIONS MADE UNDER THE MENTAL HOSPITALS ACT

1. Regulation 6 of Ontario Regulations 26/44 (C.R.O. 466) is revoked.

(2313) 49

THE CEMETERIES ACT

Signature of Returning Officer

O. Reg. 195/54.

Manner of Removing Bodies from St. James St. Cemetery—London.
New.
Made—19th November, 1954.
Filed—25th November, 1954.

REGULATIONS MADE UNDER THE CEMETERIES ACT

ST. JAMES STREET CEMETERY IN THE CITY OF LONDON IN THE COUNTY OF MIDDLESEX

1. It is directed that the bodies in the St. James Street Cemetery in the City of London in the County of Middlesex, composed of lots 45, 46 and 47 according to Registered Plan 7, be removed in the manner and according to the procedure provided by section 35 of the Act.

(2314)

49

THE POWER COMMISSION ACT

O. Reg. 196/54. Leaside-Bridgman Transmission Line. New. Made—25th November, 1954. Filed—26th November, 1954.

REGULATIONS MADE UNDER THE POWER COMMISSION ACT

1. The Commission is authorized

- (a) to acquire by purchase, lease, or in any other manner, or without the consent of the owner thereof to enter upon, take possession of, expropriate and use, the land or any portion thereof,
 - (i) designated in, and
 - (ii) described in Schedule 1 of,

the report set out in Appendix A, and coloured red and illustrated on a map or plan accompanying the report, and now filed in the office of the Registrar of Regulations at Toronto as number 116; and

- (b) to acquire by purchase, lease, or in any other manner, the land or any portion thereof,
 - (i) designated in, and
 - (ii) described in Schedule 2 of,

the report set out in Appendix A, and coloured yellow and illustrated on a map or plan accompanying the report, and now filed in the office of the Registrar of Regulations at Toronto as number 116.

- 2. In particular, but without limiting the generality of regulation 1, the Commission, upon the recommendation of the Commission, is authorized
 - (a) to acquire by purchase, lease or otherwise, land designated in Appendix A used for, or adapted or useful for, or capable of being used or made useful for transforming, transmitting, distributing or selling electric or other power or energy; and
 - (i) enter upon, take possession of, expropriate, acquire and use any such land described in Schedule 1 of the report set out in Appendix A, without the consent of the owner thereof, or of any person in any manner entitled to any right, title, interest claim or demand thereto or therein; and
 - (ii) enter upon, take possession of, acquire and use any such land described in Schedule 2 of the report set out in Appendix A;

and to have and hold the land, or any portion thereof, designated in Appendix A however acquired or obtained, and develop, utilize, use, maintain, operate and improve it for any of the purposes of the Act; and

(b) under clause g of subsection 2 of section 24 of the Act to construct, maintain and operate, and acquire by purchase, lease or otherwise, or without the consent of the owner thereof or of any person interested therein, enter upon, take possession of, expropriate and use all erections, machinery, plant and other works

and appliances for the transmission, transformation, supply and distribution of electrical power or energy, on any land; and conduct, store, transmit, transform and supply electrical power or energy and steam for the purposes of the Act, and with lines of wires, poles, conduits, pipes, motors, transformers or other conductors, equipment or devices, receive, conduct, convey, transmit, transform, distribute, supply or furnish such electrical power or energy and steam to or from or for any person at any place, through, over, under, along, upon or across any land, public highway or public place, stream, water, watercourse, bridge, viaduct or railway, and through, over, upon or under the land of any person.

APPENDIX A

TO HIS HONOUR THE LIEUTENANT-GOVERNOR IN COUNCIL

Under clause a of section 23 of *The Power Commission Act*, the Commission has the honour to report, designating the land described in

- (a) Schedule 1 and coloured red and illustrated on, and
- (b) Schedule 2 and coloured yellow and illustrated on,

the accompanying map or plan, which, in the opinion of the Commission, should be purchased, acquired, leased, taken, expropriated, developed, operated or used by the Commission for the purposes of that Act.

MADE at Toronto the 18th day of November 1954.

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

E. B. EASSON Secretary

(Seal)

SCHEDULE 1

- 1. In the Town of Leaside, in the County of York, being
 - (.1) part of lot 12, concession III from the Bay of the original Township of York, now in the Town of Leaside, and premising that all bearings are assumed and are referred to the bearing north 16° 33' west of the limit between the east half and west half of lot 12, concession III from the Bay, described as follows:

Commencing at the south-east angle of west half of lot 12; thence north 16° 33′ west along the limit between the east half and west half of lot 12 a distance of 200.56 feet; thence south 36° 09′ west 125.31 feet; thence south 67° 18′ west 442.78 feet to the south-easterly limit of the lands of Canadian Pacific Railway Company; thence south 32° 18′ 30″ west along the south-easterly limit of the lands of Canadian Pacific Railway Company, 108.6 feet; thence south 36° 55′ 30″ west still along the south-easterly limit of the lands of Canadian Pacific Railway Company 14.6 feet to the southerly limit of lot 12; thence easterly along the southerly limit of lot 12 a distance of 288 feet; thence south 57° 36′ east 1.66 feet; thence south 3° 03′ west 19 feet more or less to the southerly limit of lot 12; thence easterly along the southerly limit of lot 12 a distance of 161 feet more or less to the point of commencement.

- 2. In the Township of East York, in the County of York, being
 - (.1) part of lot 11, concession III from the Bay, in the Township of East York, and premising that all bearings are assumed and are referred to the bearing north 16° 33′ west of the limit between the east half and west half of lot 12, concession III from the Bay, described as follows:

Commencing at the south-east angle of west half of lot 12, concession III from the Bay; thence south 16° 33′ east 25.83 feet; thence south 3° 07′ east 237.19 feet; thence south 3° 18′ east 15.16 feet; thence south 76° 13′ 30″ west 195.71 feet; thence north 3° 03′ east 276.8 feet more or less to the northerly limit of lot 11; thence easterly along the northerly limit of lot 11 a distance of 161 feet more or less to the point of commencement.

(.2) part of lot 11, concession III from the Bay, in the Township of East York, and premising that all bearings are assumed and are referred to the bearing north 16° 33′ west of the limit between the east half and west half of lot 12, concession III from the Bay, described as follows:

Commencing at a point in the northerly limit of lot 11 which point may be located as follows: beginning at the south-east angle of west half of lot 12; thence south 16° 33′ east 25.83 feet; thence south 3° 07′ east 237.19 feet; thence south 3° 18′ east 15.16 feet; thence south 76° 13′ 30″ west 195.71 feet; thence north 3° 03′ east 295.8 feet; thence south 67° 18′ west 190.87 feet to the point of commencement; thence westerly along the northerly limit of lot 11 a distance of 288 feet to the south-easterly limit of the lands of Canadian Pacific Railway Company; thence south 36° 55′ 30″ west along the south-easterly limit of the lands of Canadian Pacific Railway Company 60 Canadian Pacific Railway Company 60 feet; thence north 67° 18′ east 338 feet more or less to the point of commencement.

(.3) part of lot 11, concession III from the Bay, in the Township of East York, and premising that all bearings are assumed and are referred to the bearing north 16° 33′ west of the limit between the east half and west half of lot 12, concession III from the Bay, and being a strip of land 100 feet in width lying 50 feet measured perpendicularly from a centre line and centre line produced, which centre line may be described as follows:

Commencing at a point in the interior of said lot 11, which point may be located as follows: beginning at the south-east angle of west half of lot 12, concession III from the Bay; thence south 16° 33′ east 25.83 feet; thence south 3° 18′ east 15.16 feet; thence south 76° 13′ 30″ west 140.5 feet to the point of commencement; thence south 9° 52′ west 429 feet; thence south 87° 04′ 20″ west 649 feet 2¾ inches; thence south 37° 58′ 30″ west 1154 feet 3½ inches; thence south 61° 58′ 55″ west 46 feet more or less to the easterly limit of the lands of Canadian Pacific Railway Company.

(.4) part of Block A, registered plan M-369, in the Township of East York, and premising that all bearings are astronomic and are referred to the meridian through the northwest angle of lot 100, registered plan M-18 City of Toronto, and being all of Block A lying south-east of a line drawn parallel to and distant 50 feet measured north-westerly from and at right angles to a centre line and centre line produced, which centre line may be located as follows:

Commencing at a point in the south-easterly limit of Block A distant 55 feet measured north-easterly along the south-easterly limit from the most southerly angle of Block A; thence south 54° 37' west 45 feet; thence south 38° 28' west 12 feet more or less to the south-westerly limit of Block A.

(.5) part of Block P, registered plan M-153, lot 117, registered plan M-363, Block B, registered plan M-369, new Pottery Road and Pottery Road, in the Township of East York, and premising that all bearings are astronomic and are referred to the meridian through the north-west angle of lot 100, registered plan M-18, City of Toronto, and being all the lands lying between the northerly limit of the lands of Canadian Pacific Railway Company and a line drawn parallel to and distant 50 feet measured north-westerly from and at right angles to a centre line and centre line produced, which centre line may be located as follows:

Commencing at a point in the interior of Block P, which point may be located as follows: beginning at the most westerly angle of Block P, registered plan M-153; thence north 59° 36′ 30″ east along the north-westerly limit of Block P a distance of 65 feet; thence north 57° 06′ 30″ east still along the north-westerly limit of Block P a distance of 63 feet 10 1/16 inches; thence south 16° 53′ 30″ east 122 feet; to the point of commencement; thence north 40° 55′ east 593 feet; thence north 38° 28′ east 238 feet more or less to the limit of the lands of Canadian Pacific Railway Company.

(.6) part of Block P, registered plan M-153, in the Township of East York, and premising that all bearings are astronomic and are referred to the meridian through the northwest angle of lot 100, registered plan M-18 City of Toronto, described as follows:

Commencing at the most westerly angle of Block P; thence north 59° 36′ 30″ east along the north-westerly limit of Block P a distance of 65 feet; thence north 57° 06′ 30″ east still along the north-westerly limit of Block P a distance of 63 feet 10 1/16 inches; thence south 16° 53′ 30″ east 138 feet 8 inches to the north-westerly limit of the lands of Canadian Pacific Railway Company; thence south-westerly along the north-westerly limit of the lands of Canadian Pacific Railway Company 147 feet 4½ inches more or less to the most southerly angle of Block P; thence north 16° 53′ 30″ west along the westerly limit of Block P to the point of commencement.

(.7) part of Bayview Avenue now in the Township of East York, and premising that all bearings are astronomic and are referred to the meridian through the north-west angle of lot 100, registered plan M-18, City of Toronto, and being a strip of land 10 feet in width lying 5 feet measured prependicularly from a centre line and centre line produced, which centre line may be located as follows: Commencing at a point in the easterly limit of Bayview Avenue distant 141 feet measured south 16° 53′ 30″ east along the easterly limit from the most westerly angle of Block P, registered plan M-153; thence south 9° 20′ west 95 feet; thence south 35° 58′ west 32 feet more or less to the westerly limit of Bayview Avenue.

3. In the City of Toronto, being

(.1) part of Block A, registered plan 1208, in the City of Toronto, and premising that all bearings are referred to the bearing north 16° 16' west of the easterly limit of MacLennan Avenue as shown on registered plan 641E, City of Toronto, described as follows:

Commencing at the intersection of the easterly limit of MacLennan Avenue with the southerly boundary of registered plan 641E as filed in the Registry Office for the City of Toronto; thence north 69° 30′ east along the southerly boundary of registered plan 641E a distance of 40.67 feet; thence north 69° 04′ east continuing along the southerly boundary 143.67 feet; thence north 64° 34′ east continuing along the southerly boundary, a distance of 194.12 feet; thence north 60° 10′ east continuing along the southerly boundary, a distance of 238.41 feet; thence north 59° 49′ east continuing along the southerly boundary, a distance of 54.33 feet; thence north 55° 38′ east continuing along the southerly boundary, a distance of 106.25 feet; thence north 55° 08′ east continuing along the southerly boundary, a distance of 130.33 feet; thence north 55° 08′ east continuing along the southerly boundary, a distance of 85 feet more or less to a point on the easterly limit of Block A, registered plan 1208; thence southerly along the easterly limit of Block A, a distance of 158 feet more or less to the south-easterly angle of Block A; thence south-westerly along the south-easterly boundary of Block A being a curve to the right having a radius of 2832 feet, a distance of 990.32 feet more or less, arc measurement to its intersection with the easterly limit of MacLennan Avenue, the intersection being distant 150.42 feet measured southerly from the point of commencement; thence north 16° 16′ west along the easterly limit of MacLennan Avenue, a distance of 150.42 feet more or less to the point of commencement.

(.2) part of MacLennan Avenue as shown on registered plan 1515, part of Carstowe Road as shown on registered plan 774E, part of Mount Pleasant Road as shown on registered plan 767E, part of lots 32 and 38, registered plan 277, in the City of Toronto, and premising that all bearings are astronomic and are referred to the meridian through the north-west angle of lot 100, registered plan M-18, City of Toronto, and being a strip of land 10 feet in width lying 5 feet measured perpendicularly from a centre line and centre line produced, which centre line may be located as follows:

Commencing at a point in the easterly limit of MacLennan Avenue distant 10 feet measured north 15° west along the easterly limit of MacLennan Avenue from its intersection with the northerly limit of the lands of Canadian Pacific

Railway Company; thence south 83° 08' west 68 feet; thence south 74° 11' west 701.1 feet; thence south 81° 22' 30" west 99.5 feet; thence south 81° 15' west 100 feet; thence south 78° 53' west 100 feet; thence south 75° 35' west 100 feet; thence south 73° west 100 feet; thence south 70° 21' west 100 feet; thence south 67° 46' west 100 feet; thence south 62° 35' west 244.4 feet; thence south 46° 47' west 393.8 feet more or less to the southerly limit of lot 24, registered plan 277.

(.3) part of lots 31 and 32, registered plan 277, and Shaftesbury Avenue, in the City of Toronto, and premising that all bearings are astronomic and are referred to the meridian through the north-west angle of lot 100, registered plan M-18 City of Toronto, and being a strip of land 10 feet in width lying 5 feet measured prependicularly from a centre line and centre line produced, which centre line may be located as follows:

Commencing at a point in the south-easterly limit of Shaftesbury Avenue distant 30 feet measured south-westerly along the south-easterly limit from the south-west angle of lot 21, registered plan 398E; thence south 58° 19′ west 745 feet; thence south 74° 18′ west 651.1 feet; thence south 6° 41′ west 78.5 feet.

(.4) part of lots 31 and 32, registered plan 277, in the City of Toronto, and premising that all bearings are astronomic and are referred to the meridian through the north-west angle of lot 100, registered plan M-18, City of Toronto, and being a strip of land lying between the north-westerly limit of the lands of Canadian Pacific Railway Company and a line drawn parallel to and distant 50 feet measured north-westerly from and at right angles to a centre line and centre line produced, which centre line may be located as follows:

Commencing at a point in the easterly limit of lot 3, registered plan 277, which point may be located as follows: beginning at the intersection of the easterly limit of Yonge Street as widened by City of Toronto By-law 7257 with the northerly limit of lot 5, registered plan 277; thence southerly along the easterly limit of Yonge Street as widened, 211 feet 2½ inches; thence north 56° 25′ east 137 feet to the point of commencement; thence north 56° 25′ east 275 feet.

(.5) part of Yonge Street as widened by City of Toronto By-law 7257 and Birch Avenue, in the City of Toronto and premising that all bearings are astronomic and are referred to the meridian through the north-west angle of lot 100, registered plan M-18, City of Toronto, and being a strip of land 100 feet in width lying 50 feet measured perpendicularly from a centre line and centre line produced, which centre line may be located as follows:

Commencing at a point in the easterly limit of Yonge Street as widened, distant 211 feet 2½ inches measured south 16° 47′ east along the easterly limit of Yonge Street as widened, from its intersection with the northerly limit of lot 5, registered plan 277; thence south 56° 25′ west 131 feet 6 inches more or less to the westerly limit of Yonge Street.

(.6) part of Block A, lots 14, 13, 12, 11, 10, 9, 8, 7, 6 and 5, registered plan 390Y, and Cottingham Street, in the City of Toronto, and premising that all bearings are astronomic and are referred to the meridian through the north-west angle of lot 100, registered plan M-18, City of Toronto, and being a strip of land lying between the north-westerly limit of the lands of Canadian Pacific Railway Company and a line drawn parallel to and distant 50 feet measured north-westerly from and at right angles to a centre line and centre line produced, which centre line may be located as follows:

Commencing at a point in the northerly limit of lot 5, registered plan 350Y distant 37 feet measured westerly along the northerly limit of lot 5 from the northeast angle of lot 5; thence north 58° 30′ east 572 feet.

(.7) part of lots 6 and 7, registered plan 350Y, lots C and D and a lane, registered plan 478Y, lots 28, 29, 30 and 31, registered plan 309E, lot 4, registered plan 522Y, lots 1, 2 and 3, registered plan M-162, lots 83, 84, 85, 86, 87, 91, 92, 93, 94, 95, 96, 97, 98 and 99, registered plan M-18, lots 1, 2, 3, 4, 5 and 6, registered plan M-72; Marlborough Avenue, Sidney Street, Avenue Road, MacPherson Avenue, Rathnelly Avenue and Davenport Road, and premising that all bearings are astronomic and are referred to the meridian through the north-west angle of lot 100, registered plan M-18, City of Toronto, and being a strip of land 100 feet in width lying 50 feet measured perpendicularly from a centre line and centre line produced, which centre line may be located as follows:

Commencing at a point in the northerly limit of lot 5, registered plan 350Y, distant 37 feet measured westerly along the northerly limit of lot 5 from the north-east angle of lot 5; thence south 58° 30′ west 66 feet 6 inches; thence south 53° west 358 feet; thence south 57° 27′ 30″ west 713 feet; thence south 62° 17′ 30″ west 473 feet 8 inches; thence south 63° 03′ 30″ west 240 feet 1 inch; thence south 70° 28′ 30″ west 149 feet 8 inches; thence south 71° 45′ 30″ west 234 feet 6 inches; thence south 85° 57′ 30″ west 380 feet 7 inches; thence north 41° 39′ west 86 feet 8 inches more or less to the northerly limit of MacPherson Avenue.

Saving and excepting thereout and therefrom all the lands of Canadian Pacific Railway Company and Canadian National Railway Company.

SCHEDULE 2

1. In the Township of East York, in the County of York, being

(.1) part of lot 11, concession III from the Bay, and part of the road allowance between concessions II and III from the Bay of the original Township of York, now in the Township of East York, and premising that all bearings are assumed and are referred to the bearing north 16° 33′ west of the limit between east half and west half of lot 12, concession III from the Bay, and being a strip of land 100 feet in width lying 50 feet measured perpendicularly from a centre line and centre line produced, which centre line may be located as follows:

Commencing at a point in the interior of lot 11 being also in the easterly limit of the lands of Canadian Pacific Railway Company, which point may be located as follows: beginning at the south-east angle of west half of lot 12, concession III from the Bay; thence south 16° 33′ east 25.83 feet; thence south 3° 10′ east 237.19 feet; thence south 3° 18′ east 15.16 feet; thence south 76° 13′ 30″ west 140.5 feet; thence south 9° 52′ west 429 feet; thence south 87° 04′ 20″ west 649 feet 2¾ inches; thence south 37° 58′ 30″ west 1154 feet 3½ inches; thence south 61° 58′ 55″ west 46 feet to the point of commencement; thence south 61° 58′ 55″ west 721 feet 5 inches.

(.2) part of lot 15, concession II from the Bay, lot 11, concession III from the Bay and the road allowance between concessions II and III from the Bay of the original Township of York now in the Township of East York and premising that all bearings are astronomic and are referred to the meridian through the north-west angle of lot 100, registered plan M-18, City of Toronto, and being all of the lands of Canadian Pacific Railway Company within a strip of land 100 feet in width lying 50 feet measured perpendicularly from a centre line and centre line produced, which centre line may be located as follows:

Commencing at a point in the interior of lot 15, which point may be located as follows: beginning at the most westerly angle of Block P, registered plan M-153; thence north 59° 36′ 30″ east along the north-westerly limit of Block P a distance of 65 feet; thence north 57° 06′ 30″ east still along the north-westerly limit of Block P a distance of 63 feet 10 $\frac{1}{16}$ inches; thence south 16° 53′ 30″ east 122 feet; thence south 40° 55′ west 128 feet to the point of commencement; thence north 40° 55′ east 721 feet; thence north 38° 28′ east 587 feet 6 inches; thence north 54° 37′ east 458 feet.

2. In the City of Toronto

(.1) part of lots 16 and 17, concession II from the Bay, of the original Township of York, now in the City of Toronto, and premising that all bearings are astronomic and are referred to the meridian through the north-west angle of lot 100, registered plan M-18 City of Toronto, and being a strip of land 10 feet in width lying 5 feet measured perpendicularly from a centre line and centre line produced, which centre line may be located as follows:

Commencing at a point in the southerly limit of Block A, registered plan 1208 distant 30 feet measured westerly from the south-east angle of Block A on a curve to the right having a radius of 2832 feet, the chord of which has a length of 29.9 feet; thence south 79° 15′ east 79.6 feet; thence north 49° 15′ east 100 feet; thence north 49° 15′ east 100 feet; thence north 42° thence north 42° 18′ east 100 feet; thence north 42° 18′ east 100 feet; thence north 38° 38′ 30″ east 100 feet; thence north 38° 34′ 30″ east 100 feet; thence north 37° 30′ 30″ east 100 feet; thence north 35° 54′ 30″ east 69.7 feet; thence north 40° 24′ 30″ east 201.5 feet; thence north 36° 54′ 30″ west 70.6 feet; thence north 35° 58′ east 468 feet more or less to the eastern limit of lot 16.

(.2) part of lot 17, concession II from the Bay of the original Township of York, now in the City of Toronto, and premising that all bearings are astronomic and are referred to the meridian through the north-west angle of lot 100, registered plan M-18 City of Toronto, and being a strip of land 10 feet in width lying 5 feet measured perpendicularly from a centre line and centre line produced, which centre line may be located as follows:

Commencing at a point in the northwesterly limit of the lands of Canadian Pacific Railway Company distant 30 feet measured south-westerly along the northwesterly limit of the lands of Canadian Pacific Railway Company from the south-west angle of lot 21, registered plan 398E; thence north 58° 19' east 168 feet; thence north 46° 47' east 25 feet more or less to the southerly limit of lot 24, registered plan 277.

(.3) part of lots 2, 3, 4, 31 and 32, registered plan 277, in the City of Toronto, and premising that all bearings are astronomic and are referred to the meridian through the northwest angle of lot 100, registered plan M-18 City of Toronto and being a strip of land 100 feet in width lying 50 feet measured perpendicularly from a centre line and centre line produced, which centre line may be located as follows:

Commencing at a point in the easterly limit of Yonge Street as widened by City of Toronto By-law 7257 distant 211 feet 2½ inches measured southerly along the easterly limit of Yonge Street as widened from its intersection with the northerly limit of lot 5, registered plan 277; thence north 56° 25′ east 412 feet.

(.4) part of Block A, lots 14, 13, 12, 11, 10 and 9, registered plan 390Y, and Cottingham Street, in the City of Toronto, and premising that all bearings are astronomic and are referred to the meridian through the north-west angle of lot 100, registered plan M-18 City of Toronto and being all of the lands of Canadian Pacific Railway Company lying within a strip of land 100 feet in width lying 50 feet measured perpendicularly from a centre line and centre line produced, which centre line may be located as follows:

Commencing at a point in the northerly limit of lot 5, registered plan 350Y, distant 37 feet measured westerly along the northerly limit of lot 5 from the north-east angle of lot 5; thence north 58° 30′ east 572 feet; thence north 56° 25′ east 143 feet to the westerly limit of Yonge Street.

(.5) part of lots 5, 6 and 7, registered plan 350Y, lots A and B, registered plan 478Y, lots A, B, C and D, registered plan 14E, lot 47, registered plan 309E, lots 3, 4, 5, 6 and 7, registered plan 522Y, part of MacPherson Avenue closed by City of Toronto By-law 8912, lots 79, 80, 81, 82, 83, 84, 85, 86, 87, 91, 92, 93, 94, 95, 96, 97 and 98, registered plan M-18, lots 5 and 6, registered plan 289, lots 1, 2, 3 and 4, registered plan M-72, lots 21 and 23, concession II from the Bay of the original Township of York, and parts of the unopened portions of Poplar Plains Road and Old Davenport Road, all in the City of Toronto, and premising that all bearings are astronomic and are referred to the meridian through the north-west angle of lot 100, registered plan M-18, City of Toronto, and being all of the lands of Canadian National Railway Company within a strip of land 100 feet in width lying 50 feet measured perpendicularly from a centre line and centre line produced, which centre line may be located as follows:

Commencing at a point in the northerly limit of lot 5, registered plan 350Y, distant 37 feet measured westerly along the northerly limit of lot 5 from the north-east angle of lot 5; thence south 58° 30′ west 66′ feet 6 inches; thence south 53° west 358 feet; thence south 59° west 488 feet; thence south 57° 27′ 30″ west 713 feet; thence south 62° 17′ 30″ west 473 feet 8 inches; thence south 63° 03′ 30″ west 240 feet 1 inch; thence south 70° 28′ 30″ west 149 feet 8 inches; thence south 71° 45′ 30″ west 234 feet 6 inches; thence south 85° 57′ 30″ west 240 feet more or less to the north-easterly limit of lot 246, registered plan M-6.

(2315) 49



Publications Under The Regulations Act

December 11th, 1954

THE CORPORATIONS INFORMATION ACT, 1953

O. Reg. 197/54.
General Regulations.
Revoking Regulations 23 of Consolidated
Regulations 1950 and O. Reg. 12/53 and
29/53.
Made—19th November, 1954.
Filed—26th November, 1954.

REGULATIONS MADE UNDER THE CORPORATIONS INFORMATION ACT, 1953

PROSPECTUS

- 1. All classes of corporations shall file a prospectus under section 2 of the Act except the following classes of corporations:
 - (a) corporations which are private companies; or
 - (b) corporations with share capital which have filed a prospectus under *The Securities Act* in respect of the sale referred to in section 2 of the Act; or
 - (c) corporations with share capital, of which neither the whole or any part of any issue of securities is sold in Ontario to other than
 - (i) banks to which the Bank Act (Canada) applies; or
 - (ii) Industrial Development Bank; or
 - (iii) corporations registered under The Loan and Trust Corporations Act; or
 - (iv) corporations licensed under The Insurance Act: or
 - (d) corporations with share capital, the securities of which are listed and posted for trading on a recognized stock exchange where the securities are sold through the stock exchange; or
 - (e) corporations without share capital, or corporations with share capital whose authorized capital is less than \$15,000, to which Part V of *The Corporations Act*, 1953 applies.
 - 2. The information contained in a prospectus of
 - (a) a corporation with share capital to which Part IV of *The Corporations Act*, 1953 applies shall be as set forth in schedule 1; and
 - (b) all other corporations shall be as set forth in schedule 2.

VERIFICATION OF PROSPECTUS

3. (1) Every prospectus shall be verified by every person who is named therein as a director by signing a certificate in the following form:

(2) The form shall be engrossed at the foot of the information.

(3) A director may sign the certificate by his agent thereunto in writing lawfully authorized and where the Provincial Secretary is satisfied upon evidence presented to him that a director is for adequate cause not available to sign the certificate, he may dispense with the signature of that director.

FILING FEE FOR PROSPECTUS

4. The fee for filing a prospectus shall be \$5.

ANNUAL RETURNS

- 5. The following classes of corporations are exempt from filing a return under section 3 of the Act:
 - (a) corporations within the meaning of sections 3, 5, 6, 7 and 8 of The Corporations Tax Act;
 - (b) corporations subject to The Telephone Act, 1954;
 - (c) corporations to which The Credit Unions Act, 1953 applies; and
 - (d) corporations registered under The Prepaid Hospital and Medical Services Act.

FILING FEES FOR ANNUAL RETURNS

- 6. (1) Subject to subregulation 3, the fees payable on the filing of returns under section 3 of the Act shall be as follows:
 - (a) for corporations with share capital, except cooperative corporations,
 - (i) where the authorized capital does not exceed \$40,000.....\$ 5
 - (ii) where the authorized capital exceeds \$40,000.but does not exceed \$100,000.\$10
 - (iii) where the authorized capital exceeds \$100,000 but does not exceed \$500,000.....\$20
 - (iv) where the authorized capital exceeds \$500,000 but does not exceed \$1,000,000.....\$25
 - (v) where the authorized capital exceeds \$1,000,000.....\$30
 - (b) for co-operative corporations with share capital
 - (c) for corporations without share capital.... \$ 1
 - (2) Subject to subregulation 3, in subregulation 1;
 - (a) "authorized capital" with respect to a corporation with share capital means,
 - (i) where the authorized capital is divided into shares with par value, the aggregate par value, and
 - (ii) where the authorized capital is divided into shares without par value, the maximum consideration for which these shares may be issued as stated in the letters patent or supplementary letters patent or other constating instrument, or the amount obtained by multiplying \$100 by

the number of shares without par value where the maximum consideration is not stated in the letters patent or supplementary letters patent or other constating instrument, and

- (iii) where the authorized capital is divided into shares with par value and shares without par value, the aggregate obtained by applying sub-clauses i and ii; and
- (b) "co-operative corporation" means a co-operative corporation to which Part V of The Corporations Act, 1953 applies.
- (3) Where all the shares of a class with or without par value are issued and where by supplementary letters patent
 - (a) these issued shares with par value are changed into shares without par value, or
 - (b) these issued shares without par value are consolidated or subdivided,

the fees payable with respect to these shares shall be calculated as if the change, consolidation or subdivision had not been made.

REVOCATIONS

7. Regulations 23 of Consolidated Regulations of Ontario, 1950, and Ontario Regulations 12/53 and 29/53, are revoked.

SCHEDULE 1

The Corporations Information Act, 1953

- INFORMATION TO BE CONTAINED IN A PROSPECTUS FOR A CORPORATION WITH SHARE CAPITAL TO WHICH PART IV OF THE CORPORATIONS ACT, 1953 APPLIES
 - 1. Full name of corporation
 - Date of incorporation
 - Head-office address (street and number)
- 4. Officers and directors of corporation

Name in full Address Shares in full and owned occupation

President Vice-president Secretary Treasurer Manager Director Director

Director

Director

Director

- 5. Auditor, if any (address)
- 6. Registry and/or transfer agency in Ontario
- 7. Capital Shares:

Authorized

Issued

- 8. Nature and amount of any other security issued, or planned to be issued, which if issued will as to security rank ahead of, or pari passu with the issue described.
- Number of shares or other securities held in escrow and the name of the trustee, also a summary of provisions of the escrow agreement.

- 10. Shares and other securities sold for cash to date:
 - (a) Number of shares sold (separately listed as to price).
 - (b) Total cash received for shares sold.
 - (c) Commissions paid on sale of the shares.
 - (d) Securities other than shares sold.
 - (e) Total cash received for the securities.
 - (f) Commissions paid.
- 11. Number of shares issued or to be issued or cash paid to any promoter with his name and address and the consideration for the payment.
- 12. (a) Official designation and location of all properties, showing whether owned, leased or held under option or intended to be acquired by the corporation and all material facts relating to leases or options.
 - (b) Names and addresses of all vendors of property purchased or intended to be purchased by the corporation, showing consideration paid or intended to be paid to each vendor, and the property acquired from each.
 - (c) Where any vendor is a corporation, syndicate or partnership, give names and addresses of all persons who own more than a 5 per cent interest in the corporation, syndicate or interest in partnership.
- Particulars of the securities, if any, covered by options outstanding or proposed to be given and the price or prices at which and the date or dates by which such options must be exercised, showing name of optionee, and where optionee is a cor-poration, syndicate or partnership, the names of all persons having more than a 5 per cent interest therein, and the name and address of the person for or on whose behalf the option agreement has been entered into.
- 14. Particulars of underwriting agreements, if any.
- 15. Details of expenses, development work and any proposed acquisition of property, and the estimated cost thereof, which the corporation proposes to pay for with the proceeds of the current sale of its securities and its other resources, and the net amount which the corporation estimates will be received from such proceeds.
- 16. Provision, if any, made to hold the proceeds of sale of securities in trust until a stated minimum is available for the purposes mentioned in item 15.
- 17. Where the corporation has not been carrying on business for more than 1 year, the amount or estimated amount of preliminary expenses.
- 18. Particulars of any debt, encumbrance or liability owing or intended to be assumed by the corporation.
- 19. (a) The principal business in which each director or officer has been engaged during the past 3 years. Give length of time, position held and name of corporation or firm.
 - (b) The nature and extent of the interest, direct or indirect, which any director or officer of the corporation, whether personally or as partner in a firm, has or ever had in any property acquired or to be acquired by the corporation.

- (c) The aggregate remuneration paid by the corporation during the last financial year, and estimated to be paid or payable during the current financial year to directors and, separately stated, to officers.
- Particulars of dividends, if any, paid during the last 5 years.
- 21. Names and addresses of the persons who, by reason of beneficial ownership of securities of the corporation or any agreement in writing, are in a position or are entitled to elect or cause to be elected a majority of the directors of the corporation.
- 22. Any other material facts not disclosed in the foregoing.

SCHEDULE 2

The Corporations Information Act, 1953

INFORMATION TO BE CONTAINED IN A PROSPECTUS FOR A CORPORATION OTHER THAN A CORPORATION WITH SHARE CAPITAL TO WHICH PART IV OF THE CORPORATIONS ACT, 1953 APPLIES

- 1. Full name of corporation
- 2. Incorporation (Letters Date corporation incorporated or registered
- 3. Head office (street and number)
- General nature of business actually transacted, or to be transacted.
- 5. Officers and directors Name and Address of corporation description in full

Chairman of the board President Secretary Manager Director Director Director Director Director Director Director

- 6. Auditor, if any Name in full and address
- Registry and/or transfer agency for transfer of securities offered.
 - Particulars of capital

Preference value

Authorized or or no Issued Paid up common par value

- Description of respective voting rights, preference, conversion and exchange rights, rights to dividends, profits or capital of each class of shares, including redemption rights, and rights on liquidation or distribution of capital assets.
- 10. Particulars in respect of any bonds, or debentures outstanding or proposed to be issued, and of any other securities issued or proposed to be issued, which if issued will rank ahead of or pari passu with the securities offered.

- 11. A general description of, and the amount of, any substantial indebtedness to be created or assumed. Give also, particulars of the security, if any, given or to be given for the indebtedness.
- 12. Particulars of the securities, if any, covered by options outstanding or proposed to be given by the corporation and the price or prices at which and the date or dates by which the options must be exercised, showing the name of the original grantee of the option or if a class, particulars of the class.
- 13. The number of securities of each class, which in the case of obligations shall bear an appropriate and correct descriptive title, offered and the issue price and the terms thereof and in the case of a second or subsequent offer of securities the amount offered for subscription on each previous offer within the 2 preceding years and the amount actually issued and the amount paid up thereon, specifying the amounts received in cash or other consideration respectively and the commission, if any, paid or payable.
- 14. The estimated net proceeds to be derived from the securities offered on the basis of such securities being fully taken up and paid for.
- 15. The specific purposes in detail and the approximate amounts to be devoted to such purposes, so far as determinable, for which the securities offered are to supply funds and if the funds are to be raised in part from other sources the amount thereof and the sources thereof shall be stated, and particulars of any provision made for the holding in trust of the proceeds of the issue of the securities offered pending or subject to the fulfilment of any conditions.
- 16. Where shares are offered by the corporation or an underwriter, the minimum amount, if any, which in the opinion of the directors must be raised by the issue of those shares in order to provide the sums, or, if any part thereof is to be defrayed in any other manner, the balance of the sum required to be provided for the following matters,
 - (i) the purchase price of any property purchased or to be purchased which is to be defrayed in whole or in part out of the proceeds of the issue:
 - (ii) any preliminary expenses payable by the corporation;
 - (iii) any commission payable by the corporation to any person in consideration of his agreeing to subscribe for or procuring or agreeing to procure subscriptions for any shares in the corporation;
 - (iv) the repayment of any moneys borrowed by the corporation in respect of the foregoing matters; and
 - (v) the repayment of bank loans, if any.
- 17. Particulars showing the date of and the parties to the agreement, if any, with an underwriter in respect of the securities offered and the remuneration of or price payable by the underwriter for the securities offered.
- Any provisions of the by-laws as to the remuneration of the directors.
- 19. The aggregate remuneration paid by the corporation during its last financial year, if completed at least 3 months prior to the offer, and estimated to be paid or payable during the current financial year, or if such remuneration is not capable of approximate estimation then the basis of determining it, to directors of the corporation and, separately stated, to officers of the corporation who individually have received or may be entitled to receive remuneration in excess of \$10,000 a year.

- 20. The amount, if any, paid within the 2 preceding years or payable as a commission by the corporation for subscribing or agreeing to subscribe or procuring or agreeing to procure subscriptions for any shares in or obligations of the corporation, or the rate of the commission.
- 21. In the case of a corporation which has not been carrying on business for more than 1 year the amount or estimated amount of preliminary expenses.
- 22. Particulars of any property purchased or acquired by the corporation, or proposed to be purchased or acquired, the purchase price of which is to be defrayed in whole or in part out of the proceeds of the issue or has been paid within the last 2 preceding years or is to be paid in whole or in part in securities of the corporation, or the purchase or acquisition of which has not been completed at the date of the prospectus and the nature of the title or interest therein acquired or to be acquired by the corporation, but this item shall not apply to transactions entered into in the ordinary course of operations or on the general credit of the corporation.
- 23. The names and addresses of the vendors of any property under item 22 and the amount, specifying separately the amount, if any, for goodwill, paid or payable in cash or securities of the corporation to the vendors for the property and where there is more than 1 separate vendor or the corporation is a sub-purchaser, the amount so payable to each vendor, but where the vendors or any of them are a firm, the members of the firm shall not be treated as separate vendors, and where the property consists of securities of any other corporation purchased or acquired or proposed to be purchased or acquired by the corporation on substantially similar terms from more than 25 separate vendors it shall be sufficient to state the nature and terms of the transactions with particulars of the name and address of each person who is the vendor of securities aggregating more than 10 per cent of the total amount of the securities so purchased or acquired or proposed to be purchased or acquired.
- 24. The number and amount of securities which, within the 2 preceding years, have been issued, or agreed to be issued, as fully or partly paid up otherwise than in cash and in the latter case the extent to which they are so paid up, and in either case the consideration for which those securities have been issued or are proposed or intended to be issued.
- 25. Where obligations are offered, particulars of the security, if any, which has been or will be created for the obligations, specifying the property, if any, comprised or to be comprised in the security and the nature of the title to the property and, if more than 25 per cent in value of the property consists or is to consist of shares or obligations, particulars of the rights, if any, of the corporation to substitute other shares or obligations.
- Particulars of any services rendered or to be rendered to the corporation which are to be paid for by the corporation wholly or partly out of the proceeds of the securities offered or have been within the last 2 preceding years or are to be paid for by securities of the corporation exclusive of commissions to be disclosed under item 16 and amounts included under item 20 and amount included under item 24.
- The amount paid within the 2 preceding years or intended to be paid to any promoter with his name and address and the consideration for such payment.
- 28. The dates of and the parties to and the general nature of every material contract entered into within the 2 preceding years, and a reasonable

- time and place at which any such material contract or a copy thereof may be inspected, but this requirement shall not apply to a contract entered into in the ordinary course of business carried on or intended to be carried on by the corporation.
- 29. Full particulars of the nature and extent of the interest, if any, of every director in the promotion of, or in any property acquired by the corporation within the preceding 2 years or proposed to be acquired by the corporation, or, where the interest of the director consists in being a partner in a firm, the nature and extent of the interest of the firm, with a statement of all sums paid or agreed to be paid to him or to the firm in cash or securities or otherwise by any person either to induce him to become, or to qualify him as a director, or otherwise for services rendered by him or by the firm in connection with the promotion or formation of the corporation, but this item shall not apply in the case of a statement issued more than 1 year after the date at which the corporation commenced business, except as to the particulars relating to property proposed to be acquired by the corpora-
- In the case of a corporation which has been carrying on business for less than 3 years, the length of time during which the business of the corporation has been carried on, and, if the corporation has acquired or proposes to acquire, either by direct acquisition or indirectly by ownership of shares or otherwise, a business which has been carried on for less than 3 years, also the length of time during which such business has been carried on.
- 31. Where shares are offered, the names and addresses of persons, if known, who, by reason of beneficial ownership of securities of the corporation or any agreement in writing, are in a position to, or are entitled to, elect or cause to be elected a majority of the directors of the corporation.
- 32. Where any securities of the corporation of the same class as those offered are held in escrow, particulars of the number and description thereof, the name of the depository and the conditions, if any, governing the release of the securities from escrow.
- Where shares are offered, particulars of dividends, if any, paid during the 5 years preceding the date of the statement.
- 34. Any other material facts not disclosed in the foregoing.

(2327)

THE ONTARIO FUEL BOARD ACT, 1954 O. Reg. 198/54. Composition of the Board.

New. Made—2nd December, 1954. Filed—3rd December, 1954.

REGULATIONS MADE UNDER THE ONTARIO FUEL BOARD ACT, 1954

1. The Board shall consist of 3 members.

(2363)

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THE ONTARIO FUEL BOARD ACT, 1954

O. Reg. 199/54. General Regulations. New and Rescinding O. Reg. 236/44, 69/45, 66/46, 127/46, (C.R.O. 471), O. Reg. 238/44 (C.R.O. 511) and Regulations 304 and 368 of Consolidated Regulations of Ontario 1950.

Made—30th November, 1954. Approved—2nd December, 1954. Filed—3rd December, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE ONTARIO FUEL BOARD ACT, 1954

PART 1

LICENCES AND PERMITS

- 1.(1) A licence
- (a) to acquire any oil or natural gas rights, or
- (b) to prospect for oil or natural gas, or
- (c) to produce natural gas, or
- (d) to distribute natural gas, or
- (e) to transmit natural gas,

shall be in Form 1, or 2, or 3, or 4, or 5, respectively.

- (2) A licence under clause a of subregulation 1 shall be issued subject to the condition that where a person other than a corporation is employed by a corporation to acquire oil or natural gas rights on behalf of the corporation, both that person and the corporation shall each be the holders of a licence.
- No person shall operate a machine for boring or drilling wells unless the machine is licensed by the Board.
- (2) A licence for a machine for boring or drilling wells shall be in Form 6.
- (3) The licence shall be kept in a conspicuous position on or near the machine for which it was issued.
- 3.(1) A licence expires with the 31st day of December of the year in which it is issued.
 - (2) A licence shall not be transferable.
 - 4. The fees payable for licences are as follows:
 - (a) to acquire any oil or natural gas rights.. \$10.
 - (b) to prospect for oil or natural gas..... 10.
 - (c) to produce natural gas where the amount of gas produced in the year preceding the year for which application for a licence is made
 - (i) did not exceed 500,000 cubic feet, no charge
 - (ii) exceeded 500,000 cubic feet...... 10.
 - (d) to distribute natural gas where the amount of gas distributed in the year preceding the year for which application for a licence is made
 - (i) did not exceed 10,000,000 cubic feet. . 10.
 - (ii) exceeded 10,000,000 cubic feet but did not exceed 100,000,000 cubic feet. .25.

- (iii) exceeded 100,000,000 cubic feet but did not exceed 500,000,000 cubic feet. 100.
- (iv) exceeded 500,000,000 cubic feet.... 250.
- (e) to transmit natural gas where the amount transmitted in the year preceding the year for which application for a licence is made
 - (i) did not exceed 500,000,000 cubic feet. 100.
 - (ii) exceeded 500,000,000 cubic feet.... 250.
- (f) for a machine for boring or drilling wells...10.
- 5.(1) A permit for the use of natural gas for industrial purposes shall be in Form 7.
 - (2) The permit shall
 - (a) set out
 - (i) the industrial purposes for which natural gas is to be used, and
 - (ii) the amount of natural gas that the permitee is entitled to use in any year on a month to month basis as agreed between the distributor and the permitee,
 - (b) contain the condition that the distributor may, at any time when his supply of natural gas may not be sufficient, interrupt or curtail the supply of natural gas to the permitee.
- (3) The feet payable for a permit for the use of natural gas for industrial purposes is \$3, payable by the permitee on issue of the permit and thereafter annually on or before the 31st day of January in each year.
- (4) Subject to subregulation 3, a permit remains in force so long as the terms and conditions thereof remain unchanged.
- (5) A permit for the use of natural gas for industrial purposes is not transferable.
- (6) Each distributor of natural gas shall, on or before the 31st day of January in each year, forward to the Board a statement containing a list of the holders of permits to whom it supplied natural gas for industrial purposes in the preceding calendar year, with
 - (a) the permit number,
 - (b) the amount of natural gas the holder was entitled to use,
 - (c) the actual consumption for that year, and
 - (d) the purposes for which the natural gas was used,

set opposite the name of each holder.

- 6.(1) No person shall install an appliance for the use of natural gas for space heating without a permit from the Board.
- (2) A permit to install an appliance for the use of natural gas for space heating shall be in Form 8.
- (3) The fee for a permit to install an appliance for the use of natural gas for space heating shall be \$1.
- 7. The Board may suspend or cancel a licence or a permit for any violation of the Act or of these regulations by the licensee or permitee.

PART 2

DRILLING AND PRODUCTION

- 8. This part applies to wells.
- 9. Where oil or natural gas is encountered during any boring or drilling operations being carried on in respect of minerals or substances, other than oil or natural gas, the operations thereupon shall become subject to the Act and these regulations.
- 10. Subject to section 14 of the Act, no person shall drill or bore a well
 - (a) within 150 feet of the near limit of any highway or road allowance; or
 - (b) within 330 feet of the boundaries of land to which oil or natural gas rights of another person pertain, and where a highway or road allowance intervenes, and subject to clause a, the 330 feet shall be measured from the centre line of the highway or road allowance; or
 - (c) within 1000 feet of a well capable of producing oil or natural gas located within the boundaries of the land to which his oil or natural gas rights pertain.
- 11. Where a person proposes to drill or bore a well, he shall, before commencing the drilling or boring operations, complete Form 9 and forward it forthwith to the Board.
- 12. Subject to section 14 of the Act, a person prospecting for oil or natural gas by boring or drilling a well shall forward to the Board within 30 days after the completion of the boring or drilling
 - (a) samples of rock cuttings taken at intervals of not more than 10 feet, washed, dried, bagged and labeled, and
 - (b) a complete record in Form 10.
- 13. A person boring, drilling or prospecting for oil or natural gas shall take such measures as are reasonably necessary to control the infiltration of injurious waters from one horizon to any other horizon which may be penetrated during drilling or boring operations.
- 14.(1) Subject to section 15 of the Act, no person shall re-pressure, maintain pressure in, or flood any oil or natural gas horizon by the injection of oil, gas, water or other substance.
- (2) Subregulation 1 does not apply to the injection for storage, or removal from storage of natural gas in respect of any natural gas storage area designated as such on the effective date of these regulations.
- 15. All wells shall be cased and equipped so as to prevent the uncontrolled flow of oil, natural gas or water.
- 16. Casing and equipment shall be in good condition and of adequate thickness and strength to withstand any pressure to which it might be subjected.
- 17.(1) All dry or abandoned wells shall be plugged in a manner that will
 - (a) ensure protection for potential oil or natural gas producing horizons, and
 - (b) retain water in its original formations.
- (2) Before commencing the plugging of a dry or abandoned well the person carrying out the plugging operations shall complete Form 11 and forward it forthwith to the Board.

(3) A record of the plugging of a dry or abandoned well shall be in Form 12 and shall be forwarded to the Board within 30 days of the completion of the plugging operations.

PART 3

DISTRIBUTION

- 18. Subject to section 15 of the Act, natural gas shall be supplied to consumers according to the following order of preferences:
 - (a) for residential purposes other than space heating,
 - (b) for commercial purposes other than space heating,
 - (c) for space heating of residences, apartments and lodgings either by individual room heaters or by central heating,
 - (d) for space heating of commercial buildings except buildings used for industrial purposes, and
 - (e) for any industrial purpose.
 - 19. No person shall knowingly
 - (a) supply natural gas for, or
 - (b) use natural gas in,

a space heating appliance for which a permit has not been issued by the Board.

- 20. No consumer of natural gas shall use any suction device to increase the flow of gas into any appliance.
- 21. All natural gas delivered to a consumer shall be measured through a meter.
- 22. No person holding a permit to use natural gas for industrial purposes shall use natural gas in excess of the volume set out in the permit.
- 23. No person shall install in any premises any appliance for the use of natural gas without giving notice to the distributor of the natural gas, of the address of the premises and of the type of appliance.
- 24.(1) No person shall furnish, supply or receive any natural gas without charge or at a special reduced rate under any agreement, bargain, lease or other contract, or renewal thereof, in which the supplying of natural gas without charge or at a special reduced rate is the consideration or part of the agreement, bargain, lease or other contract or renewal thereof.
- (2) Subregulation 1 does not apply to any such agreement, bargain, lease or other contract or renewal thereof made in accordance with law before the effective date of these regulations.

PART 4

REPORTS AND RECORDS

- 25. When required to do so by the Board, every person producing natural gas shall determine the open-flow potential of each natural gas well capable of production, except wells in which natural gas is stored.
- 26. Every person producing natural gas shall, on or before the 15th of November in each year, make an annual statement to the Board showing the shut-in well-head pressure of each natural gas well except wells in which natural gas is stored.

- 27. Every person distributing natural gas shall make a monthly statement, in duplicate, to the Board in Form 13 on or before the 20th day of each month, for the preceding month.
- 28.(1) Every person producing, storing, transmitting or distributing natural gas shall maintain a map or maps of his production and storage areas and his transmission and distribution systems.
- (2) Every person producing oil shall maintain a map or maps of his production system.
- 29.(1) Every person producing oil shall make an annual report in duplicate to the Board in Form 14.
- (2) Every person producing, storing, transmitting or distributing natural gas shall make an annual report in duplicate to the Board in Form 15.
- (3) The report under subregulation 1 or 2 shall be filed on or before the 15th of March in each year, for the year ending with the 31st of December of the preceding year.

PART 5

DESIGNATION OF NATURAL GAS STORAGE AREAS

30. The areas described in schedule 1 are designated as natural gas storage areas in respect of any geological formation or formations, for the injection, storage and removal of natural gas, and the drilling or boring or sinking or operating shafts or wells of any kind therein without the consent of the Board are prohibited.

PART 6

RULES OF PRACTICE AND PROCEDURE

- 31. In this Part
 - (a) "file" means file with the Board; and
- (b) "respondent" means person, other than the applicant, named in an application and includes such other person as the Board may direct to be served with a copy of the application.
- 32. A proceeding before the Board under the Act shall be commenced by filing an application in the manner prescribed in regulations 31 to 36, both inclusive.
 - 33.(1) The application shall
 - (a) be filed in quadruplicate,
 - (b) contain a clear and concise statement of the facts, the grounds of application, the provisions of the Act under which it is made, the nature of the order applied for, and the relief or remedy to which the applicant claims to be entitled.
 - (c) be divided into paragraphs numbered consecutively, each of which is to be confined as nearly as possible to a distinct portion of the subject,
 - (d) where it is an application affecting any other person, contain the name and address of that person, but on an application to fix rates, it is not necessary to name each of the consumers affected,
 - (e) be signed by the applicant, or on his behalf, by his solicitor or agent, and
 - (f) be endorsed with the name and address of the applicant or of his solicitor acting for him.

- (2) Within 14 days from the day of filing an application, exclusive of the day of filing, the applicant shall serve on the respondent or respondents a copy of the application.
- 34.(1) Within 14 days from the day of service of a copy of an application, exclusive of the day of service, the respondent shall file an answer, if any, to the application.
- (2) The respondent shall serve upon the applicant a copy of his answer on or before the day that he files his answer.
 - (3) The answer to an application shall be
 - (a) in quadruplicate,
 - (b) a clear and concise statement of the grounds upon which the application is opposed,
 - (c) signed by the respondent, or on his behalf by his solicitor or agent, and
 - (d) endorsed with the name and address of the respondent or of his solicitor acting for him.
- 35.(1) The applicant shall file his reply, if any, to the answer of a respondent to the application within 10 days from
 - (a) the day of service of the copy of the respondent's answer to the application, or
 - (b) the day of filing the respondent's answer,

exclusive of the day of service or filing, whichever is later.

- (2) The applicant shall serve a copy of his reply to a respondent's answer upon the respondent on or before the day that he files the reply.
 - (3) The reply shall be
 - (a) in quadruplicate,
 - (b) signed by the applicant or on his behalf by his solicitor or agent,
 - (c) endorsed with the applicant's name and address or of his solicitor acting for him.
- 36. Where the time for filing an answer to an application or a reply to an answer, has expired, the time for filing the answer or reply as the case may be, shall be deemed closed.
- 37. Upon motion made to the Board by a party to an application, the Board may, after a hearing, by order direct the examination or audit, or both, of such books and records of any other party to the application as relate to the matters in issue.
- 38. Where an application has been filed, and the answer, if any, has been filed, or the time for filing an answer or reply, as the case may be, has expired, the Board shall serve or cause to be served upon the applicant and respondent a notice of hearing in Form 16.

OTHER APPLICATIONS

39. An application on proceedings before the Board under any other Act shall be filed in quadruplicate.

SERVICE OF PAPERS

- 40.(1) Where any person is required to serve any notice, document or paper, in proceedings before the Board under the Act or any other Act, he shall serve it personally or by sending it by registered mail to the person to be served at this address for service or his last-known or usual address and that service shall be deemed to be good and sufficient service and to have been made on the date of mailing.
- (2) Where the name and address of a solicitor of a party to a proceeding is endorsed on or is shown in an application, answer or reply, any notice, document or paper required to be served upon the party may be served upon the solicitor personally or by sending it by registered mail to the solicitor at his last-known or usual address and that service shall be deemed to have been good and sufficient service and to have been made on the date of mailing.

(3) Where

- (a) the number of persons affected by an application is so large that in the opinion of the Board it is not practicable to serve the persons under subregulation 1, or
- (b) the party required to serve any notice, document or paper upon another person proves to the satisfaction of the Board that service cannot be effected or it is not expedient to effect service under subregulation 1,

the Board may direct that service upon the persons or person, as the case may be, be made by the publication of the notice, document or paper in a newspaper set out in the direction of the Board, and the service shall be deemed to be good and sufficient service and to have been made on the date of publication.

AMENDMENTS

- 41.(1) An application, answer or reply may be amended at the hearing by leave of the Board, upon such terms and conditions as the Board may deem advisable.
- (2) No proceeding under this Part shall be deemed invalid by reason of any defect in form or any other technical irregularity.

SUMMONING WITNESSES

42. A summons under subsection 1 of section 21 of the Act shall be in Form 17.

ENLARGING OR ABRIDGING TIME

- 43.(1) The Board may, if it deems it advisable, adjourn any hearing before it under the Act or any other Act for such time and to such place and upon such terms as it may think fit.
- (2) The Board may, upon such terms as it thinks fit, enlarge the time prescribed by this Part for doing any act, serving, or filing any notice, document or paper or taking any proceeding and may exercise the power although application therefor is not made until after the expiration of the time prescribed.
- (3) Where it is satisfied that it is necessary or convenient in the public interest, the Board may, upon such terms and conditions as it thinks fit, abridge the time prescribed by this Part for doing any act, serving, or filing any notice, document or paper, or taking any proceeding.

FORM OF ORDER

44. An order of the Board shall be in Form 18.

FEES

- 45.(1) The fees payable on filing an application on a proceeding before the Board under the Act or any other Act is \$25.
- (2) The fees payable for certified copies or documents are
 - (a) for each certificate, 50 cents, and
 - (b) for each 100 words of the document, 15 cents with a minimum fee of 50 cents.

PART 7

RESCISSION AND COMMENCEMENT

- 56. Ontario Regulations 236/44, 69/45, 66/46, 127/46 (C.R.O. 471), Ontario Regulations 238/44 (C.R.O. 511), and Regulations 304 and 368 of Consolidated Regulations of Ontario 1950 are rescinded.
- 47. These Regulations come into force on 1st January, 1955.

A. R. CROZIER,

Chairman
T. H. SIMPSON

Vice-Chairman
L. R. MACTAVISH

Commissioner

Dated at Toronto, Ontario, this 30th day of November, 1954.

SCHEDULE 1

- 1. In the Township of Dawn, in the County of Lambton, being
 - (a) the north half, and the south-west quarter, of lot 18 in the 1st Concession,
 - (b) all of lot 19 in the 1st Concession,
 - (c) all the east three-quarters of the south half of lot 20 in the 1st Concession,
 - (d) all of lots 24 and 25 in the 2nd Concession,
 - (e) the west quarter of lot 25 in the 3rd Concession,
 - (f) all of lots 23, 24, 25 and 26, in the 7th Concession,
 - (g) the south-west quarter, and the north half, of lot 23 in the 8th Concession,
 - (h) all of lots 24 and 25 in the 8th Concession,
 - (i) the south half, and north-east quarter, of lot 26 in the 8th Concession,
 - (j) all of lots 23, 24, 25 and 26, in the 9th Concession, and
 - (k) all of lots 23, 24, 25 and 26, in the 10th Concession.
- 2. In the Township of Sombra, in the County of Lambton, being the north half of lot 30 in the 8th Concession.

FORM 1	This licence is not transferable.
License No	This licence expires with the 31st of December, 19
The Ontario Fuel Board Act, 1954	Issued at Toronto thisday
LICENSE TO ACQUIRE OIL OR NATURAL	of, 19
GAS RIGHTS	Ontario Fuel Board
Under The Ontario Fuel Board Act, 1954, and the regulations, and subject to the limitations thereof, this license is issued	•••••
to	•••••
of, to acquire oil	
or natural gas rights.	FORM 4
This license is not transferable.	Licence Fee Licence No
This license expires with the 31st of December, 19	The Ontario Fuel Board Act, 1954
Issued at Toronto thisday	LICENCE TO DISTRIBUTE NATURAL GAS
of19	
ONTARIO FUEL BOARD	Under <i>The Ontario Fuel Board Act, 1954</i> , and the regulations, and subject to the limitations thereof, this licence is issued
	to
	of,
Form 2	to distribute natural gas.
License No	This licence is not transferable.
The Ontario Fuel Board Act, 1954	This licence expires with the 31st of December, 19
LICENCE TO PROSPECT FOR OIL OR NATURAL GAS,	Issued at Toronto thisday
Under The Ontario Fuel Board Act, 1954, and the	of, 19
regulations, and subject to the limitations thereof, this license is issued	Ontario Fuel Board
to	
of	
to prospect for oil or natural gas.	
This licence is not transferable.	Form 5
This licence expires with the 31st of December, 19	Licence No
Issued at Toronto thisday	The Ontario Fuel Board Act, 1954
of, 19	LICENCE TO TRANSMIT NATURAL GAS
Ontario Fuel Board	Under The Ontario Fuel Board Act, 1954, and the regulations, and subject to the limitations thereof,
	this licence is issued
· ·	to
Form 3	of
Licence Fee Licence No	to transmit natural gas.
The Ontario Fuel Board Act, 1954	This licence is not transferable.
LICENCE TO PRODUCE NATURAL GAS	This licence expires with the 31st of December, 19
Under <i>The Ontario Fuel Board Act, 1954</i> , and the regulations, and subject to the limitations thereof, this licence is issued	Issued at Toronto thisday of
to	Ontario Fuel Board
of	GAALANG TODE DOLLE

to produce natural gas.

-				
H	0	n	M	- 6

FORM 6 Licence No The Ontario Fuel Board Act, 1954 LICENCE FOR A MACHINE FOR BORING OR DRILLING WELLS Under The Ontario Fuel Board Act, 1954, and the regulations, and subject to the limitations thereof,	and entitles the holder hereof to use
of the machine for boring or drilling wells described as follows:	This permit is not transferable. Issued at Toronto thisday of, 19 Ontario Fuel Board
(make) (model) (number) This licence is not transferable.	,
This licence expires with the 31st of December, 19 Issued at Toronto thisday of, 19	FORM 8 Permit Fee, \$1.00 Permit No
Ontario Fuel Board	The Ontario Fuel Board Act, 1954 PERMIT TO INSTALL APPLIANCES FOR THE USE OF NATURAL GAS FOR SPACE HEATING
FORM 7 Permit No The Ontario Fuel Board Act, 1954.	Under The Ontario Fuel Board Act, 1954 and the regulations, and subject to the limitations thereof, this permit is issued to:, of
PERMIT FOR THE USE OF NATURAL GAS FOR INDUSTRIAL PURPOSES	to install the following appliances for the use of natural gas for space heating:
Under The Ontario Fuel Board Act, 1954, and the regulations, and subject to the limitations thereof, this permit is issued to	New () Replacement ()
of	Residential () Commercial ()
or the use of natural gas, supplied by	by
or industrial purposes as follows:	Issued at Toronto thisday of, 19
	ONTARIO FUEL BOARD

The Ontario Fuel Board Act, 1954

NOTICE OF INTENTION TO DRILL OR BORE A WELL

(See Note 1)

To The Ontario Fuel Board, Parliament Buildings, Toronto, Ontario.

The undersigned gives notice of intention to drill or bore a well under the Act and regulations and submits the following information.

1.	Name of passes for whom well is to be de-	illad or bared	
	Name of person for whom well is to be dr	illed or bored	
	Address	E-0.1	
	Number of licence to prospect for oil or n	atural gas	
2.			
3.	Name or number, or both, of proposed we	ell	
٥.	Location of proposed well.		
	Territorial District or County	Township	Lot Concession
4.			
4.	Name of owner of land on which well is to	o be drilled or bored	•
	Description of the land	Prope	rty Well Number
5.			
٥.	Name of owner of drilling machine	-	
	Address		
6.	Probable date of commencing operations		
7.			
	Proposed depth of well		
8.	Drilling elevation in feet above sea level.	('Phin may be supplied	with Form 10.)
	Drilling elevation in feet above sea level.	(This may be supplied	with Form 10.)
9.	LOCATION ON LOT—draw sketch to so	cale, and give exact co-c	ordinates, from two intersecting sides of the land owners, location of other wells in lot
	and name of adjacent lessees if any.	nes within lot, names of	land owners, location of other wells in lot
	N		Co-ordinates
			North-south
			East-west
			Remarks
			Remarks
W		E	
			(0)
			(Signature)
			(Address)
	S		Date

Regulation 11 reads as follows: Where a person proposes to drill or bore a well, he shall, before commencing the drilling or boring operations, complete Form 9 and forward it forthwith to the Board.

The Ontario Fuel Board Act, 1954

DRILLING RECORD (See Note 1)

To The Ontario Fuel Board, Parliament Buildings, Toronto, Ontario

GEOLOGICAL LOG	OF WELL (See	Note 2)	
Series or Formation	Thick- ness	Total	Name of prospector Address
Surface			Address
Port Lambton			
Kettle Point			Licence Number
Hamilton		I	
Dundee	1		Prospector's well name and number
Detroit River, etc., total			
Detroit inver, etc., total			Name of land owner
			Well number on land
Bass Island		1	Well fidiliber off faild
Salina, total			Lease number
Salt beds			
From to			Country T. 1.
110111 10			County Township
			Lot Concession
			Drilling elevation in feet above sea level
			Date drilling started
Top of A2			Date drilling completed
Top of A1			Name of well driller
Guelph—Lockport			Name of well driller
Rochester			
Clinton			Address
Medina, etc., total			
Thorold			
Grimsby			Licence number of machine
Cabot Head			
Maintouili			
Whirlpool			Record, Special Production Treatment
Queenston			
Meaford-Dundas			
Blue Mountain			
Collingwood		<u> </u>	
Trenton			Final Production of Well
Black River			Final Froduction of Well
Basal Beds			
Pre-Cambrian			GasOil
Total Depth			Pressure
			Record of Intervals Cored
Name of Geologist:			

	WATER	RECOR	D			(IIC	L AND GA	AS HO	RIZO	NS
Depth when water encountered	Туре	Final flu level fro surfac	om	Volume of flow		Depth to top		Thick	ness	\ ir	olume of nitial flow
							_				
					_						
DRIL	LER'S L	OG (See N	ote 2)		CAS	IN	G AND T	UBING	REC	ORD
Formation	Th	ickness		Total		Size	5	Seated at	Wei	ght	Recovered or left in
							_				
			-		-						
					-		-				
			-				-				
*								PACKER	REC	ORD	
			-		-						
			-	··	-						
					-		(CEMENTI	NG RE	ECORI	0
			-		-						
			-								
Plugging Record Any correction i	l—In the c	ase of dry originally s	holes submi	, the pluggi	ng	method is t	o b	e described	on For	m 12,	attached hereto
Remarks											
						signat	ure	9			
						addre					
						date					

Note 1—Regulation 12 reads as follows: Subject to section 14 of the Act, a person prospecting for oil or natural gas by boring or drilling a well shall forward to the Board within 30 days after the completion of the boring or drilling (a) samples or rock cuttings taken at intervals of not more than 10 feet, washed, dried, bagged and labelled, and (b) a complete record in Form 10.

Note 2—The geological log is to be completed whenever possible. In the event that the prospector is unable to supply such a geological log, then a driller's log may be substituted.

The Ontario Fuel Board Act, 1954

NOTICE BEFORE COMMENCING THE PLUGGING OF A DRY OR ABANDONED WELL (See Note 1)

o the Ontario Fuel Board, Parliame	int Dundings, 101011	ito, Ontario.	
he undersigned	las	ame of well own	
	(na	ame of well ow	ner)
	(addr	ress)	
roposes to commence the plugging o	•		
		•	, Count
			, count
		e following part	
n(proposed date)	, and gives the	e tonowing par	ticulais.
Well owner's well name and numb	oer		· .
Name of land owner	*****		
			Well number on land
			Lease number
Name of person to be employed to	plug		
Well record			
(a) Thickness of surface or drift_			
			1
(41)			
(c) (i) Depth of natural gas h			
(b) (i) Depth of natural gas in			
(") 0		/***	
	•		Pressure
(d) (i) Depth of oil horizons_			4
(ii) Volume of flow			
(e) Total depth of well			
(f) Drive pipe and casing in well		Size	Seated at
	- <u></u>		
Give proposed plugging method in	detail.		
Give proposed plugging method in	detaii:		

Note 1—Regulation 17 (2) reads as follows: Before commencing the plugging of a dry or abandoned well the person carrying out the plugging operations shall complete Form 11 and forward forthwith to the Board.

The Ontario Fuel Board Act, 1954

RECORD OF THE PLUGGING OF A DRY OR ABANDONED WELL

(See Note 1)

To the Ontario Fuel	Board, Parliament Bu	ildings, Toronto, Onta	rio.	
Name of owner of we	ell			
Address				
Well Owner's well na	ame and number			
Name of land owner			Well number on land	
			Lease number	
District or County.			Township	
Lot			Concession	
Name of person plug	ging			
Address	• • • • • • • • • • • • • • • • • • • •		·	
Date plugging starte	d	19	Dated completed	19
Work supervised by.				<i>x</i>
		PLUGGING RECO	RD	
			Minorwand	
	Describ	e method used in com g depths, materials, th	icknesses.	
	•			
	DRIVE PIPE	, CASING AND TU	BING RECORD	
Size	Number of feet recovered	Seated at	Number of feet abandoned	Seated at
-				
-				
Date		C:		
		Signatur		
		Address		

Note 1—Regulation 17 (3) reads as follows: A record of the plugging of a dry or abandoned well shall be in Form 12 and shall be forwarded to the Board within 30 days of the completion of the plugging operations.

The Ontario Fuel Board Act, 1954

MONTHLY STATEMENT FROM PERSON DISTRIBUTING NATURAL GAS

(Regulation 27)

To t	he Ontario Fuel Board, Parliament Buildings, Toronto, Ontario.		
Nan	ne of Distributor		
Add	ressFor the	month of	
1.	Natural gas produced by distributor Name of field or township		Quantity units of 1000 cubic feet)
		(111)	units of 1000 cubic feet)
		,	
		Total .	
2.	Gases other than natural gas produced by distributor		
	(type)		
3.	(a) Purchases of natural gas produced in Ontario Name of field or township		
			•••••
		Total	• • • • • • • • • • • • • • • • •
		Total	
	(b) Purchases of natural gas produced outside Ontario from		
	••••		• • • • • • • • • • • • • • • • • • • •
4.	Purchases of other than natural gas		
	(type)		
5.	Gas from storage areas		
6.	Total of items 1, 2, 3, 4 and 5	=	
7.	Gas sold to other distributors		
	Name of purchaser		
8.	Gas distributed to		
	(a) Residential consumers		
	(b) Commercial consumers (c) Industrial consumers		
0			• • • • • • • • • • • • • •
	Gas used by distributor for own purposes		
10.	Gas put into storage areas		• • • • • • • • • • • • • • • •
11.	Total of items 7, 8, 9 and 10		
12.	Unaccounted for gas (Item 6 less Item 11)		
Dat	tedSignatu	re of persor	n making statement

The Ontario Fuel Board Act, 1954

ANNUAL REPORT OF PERSON PRODUCING OIL (See Note 1) for year ending December 31st, 19.......

To The Ontario Fuel Board, Parliament Buildings, Toronto, Ontario.

ress					
•	WELL	AND PRODUCTIO	n Record		
T 1	Number	r of Wells	Pro	oduction in barrels	
Township or field in which wells are situated	Active Active	December 31 Idle	Delivered to refiner	Other production	Tota
					<u> </u>
		=			
TOTALS					

Note 1—Regulation 29 (1) and (3) reads as follows: (1) Every person producing oil shall make an annual report in duplicate to the Board in Form 14. (3) The report under subregulation 1 or 2 shall be filed on or before the 15th of March in each year, for the year ending with the 31st of December of the preceding year.

Signature.....

Record of wells sold or purchased in year

Name of Person ___

Totals

Address _

FORM 15

The Ontario Fuel Board Act, 1954

ANNUAL REPORT BY PERSON PRODUCING, STORING, TRANSMITTING OR DISTRIBUTING NATURAL GAS

(Regulation 29, (2), (3)).

for year ending December 31st, 19.....

To The Ontario Fuel Board, Parliament Buildings, Toronto, Ontario.

Quantities of gas shall be stated in units of 1000 cubic feet							
1.		PRO	DUCTION STA	ATISTICS	•		
Township or field in which wells are situated	Number owned Dec	of wells cember 31,	Natural gas produced	Average shut-in well-head pressure	Acres under lease		
				,			
					-		

2. Gas produced other than natural gas Gas Purchases Name of vendor Price per 1000 cubic feet Quantity	
Name of vendor Price per Quantity	
1000 cubic feet	7
Total	

4. Storage gas		., Qi	uantity In	Quantity		Net	
5. Total sales of gas	to distributors	and transmitte	ers			-	
Name	of purchaser		Pric 1000 c	Price per 1000 cubic feet		Quantity	
						-	
To	tal					-	
6.		Distribut	TION STATISTIC	cs			
	Number	r of paying con	sumers	Qu	antity Consum	ned	
Municipality served	Residential	Commercial	Industrial	Residential	Commercial	Industrial	
7. Free gas Number of consumers Amount consumed							
8. Gas used by distributor or transmitter							
9. Gas unaccounted for							
0. Average retail price of gas Residential Commercial Industrial per 1000 cubic feet							
1. Total mileage of pipe lines in use at end of year— Gathering Distribution, exclusive of service lines							

12.	Report of we	ll drilling		
Name of well driller	Number of well	ls Total	footage	Payment
				5
			•	
			/	
3. Record of wells sold or purchase	ed—			
		• • • • • • • • • • • • • • • • • • • •	· · · · · · · · · · · · · · · · · · ·	
(date)			(sign	nature)
			A.	
Form 16			Fo	DRM 17
The Ontario Fuel Board A			uel Board Act, 1954	
NOTICE OF HEARI	ING			TO A WITNESS
Defense The Output Free!	Danis	Between:	rore The O	ntario Fuel Board
Before The Ontario Fuel	Board	Detween.		Applicant
Secween.	Applicant,			and —
— and —	••			Respondent
	Respondent.	To:		
Γo:		You are su the Ontario I	immoned a fuel Board	nd required to attend before at a hearing to be held at
TAKE NOTICE of the hearing			ofon	
of the application of	day, the	day of	, 19, at the	
the		hour of o'clock in the noon, and so from day to day until the hearing is concluded, to give evidence on oath touching the matters in question in the proceedings, and to bring with you and produce		
DATED THISday of, 19		at the time ar	d place	. day of , 19
Ontari	O FUEL BOARD			Ontario Fuel Board

The Ontario Fuel Board Act, 1954

ORDER

Before The Ontario Fuel Board

Between:

Applicant,

— and —

Respondent.

Upon the application of under application

, and upon reading the

upon hearing ehe evidence adduced by or on behalf of the Applicant and Respondent and upon hearing and

It is ordered that

ONTARIO FUEL BOARD

(2364)

Publications Under The Regulations Act

December 18th, 1954

THE INDUSTRIAL STANDARDS ACT

O. Reg. 200/54. Advisory Committee. Amending Ontario Regulations 91/54. Made—December 3, 1954. Filed—December 3, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The Table of Ontario Regulations 91/54, as amended by Ontario Regulations 105/54, 151/54, and 177/54, is further amended by adding thereto the following item:

Orillia

Schedule for the barbering industry

CHARLES DALEY Minister of Labour

December 3, 1954

(2370)

51

THE INDUSTRIAL STANDARDS ACT

O. Reg. 201/54.
Schedule for the Barbering Industry
—Orillia Zone. Amending Regulations 176 of Consolidated Regulations 1950. Made-15th November, 1954 Approved-2nd December, 1954. Filed-3rd December, 1954.

ORDER MADE BY THE BOARD UNDER THE INDUSTRIAL STANDARDS ACT

- 1. In these regulations "principal Regulations" means Regulations 176 of Consolidated Regulations of Ontario 1950.
- 2. Section 3 of the schedule of the principal Regulations is amended by striking out clauses a and b, and substituting the following therefor:
 - (a) a regular working-week consisting of not more than 45 hours of work to be performed during the regular working-days, and
 - (b) a regular working-day consisting of not more than 9 hours of work to be performed on Monday, Tuesday, Thursday, Friday, and Saturday, between 8 a.m. and 6 p.m.
- 3. Clause c of section 6 of the schedule of the principal Regulations is amended by striking out sub-clauses to iii, both inclusive, and substituting the following therefor:
 - (i) \$8.50 a week plus 50 per cent of the proceeds in excess of \$13.50 from the work performed by Class C employees for 4 hours of work or less on Monday, Tuesday, Thursday, and Friday, and 9 hours of work or less on Saturday,

- (ii) \$6 a week plus 50 per cent of the proceeds in excess of \$8.50 from the work performed by Class C employees for 9 hours of work on Saturday or on the day before a holiday and 4 hours of work or less on Monday, Tuesday, Thursday, or Friday,
- (iii) \$4.50 plus 50 per cent of the proceeds in excess of \$6.50 from the work performed by Class C employees for 9 hours of work or less on Saturday or on the day before a holiday, and
- 4. These regulations shall come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under The Regulations Act.

We concur Advisory Committee for the Barbering Industry in the Orillia Zone

Industry and Labour Board

CECIL W. TIFFIN

E. DREW

B. A. LOVERING

R. BILLINGTON (Chairman) E. G. GIBB (Member) F. NUTLAND (Member)

WILLIAM MIDDLETON

HOWARD HAWKE

Dated at Toronto the 15th of November, 1954.

(Seal)

(2371)

51

THE MILK INDUSTRY ACT, 1954

O. Reg. 202/54. Designation of Milk Products. New. Approved—2nd December, 1954. Filed-6th December, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE MILK INDUSTRY ACT, 1954

DESIGNATION OF MILK PRODUCTS

- 1. These regulations apply to Part III of the Act.
- 2. The following are designated as milk products:
 - (a) "cottage cheese", and
 - (b) "ice cream mix".

(Seal)

THE MILK PRODUCTS BOARD OF ONTARIO C. E. LACKNER Chairman J. L. BAKER

Secretary

(2382)

THE MILK INDUSTRY ACT, 1954

O. Reg. 203/54.
The Ontario Concentrated Milk Producers' Marketing-for-processing Scheme.
New and Revoking O. Reg. 40/54.
Made—2nd December, 1954.
Filed—6th December, 1954.

REGULATIONS MADE UNDER THE MILK INDUSTRY ACT, 1954

1. The marketing plan in schedule 1 is approved and declared to be in force in Ontario.

REVOCATION

2. Ontario Regulations 40/54 are revoked.

SCHEDULE 1

The Milk Industry Act, 1954

MARKETING PLAN

1. This marketing plan may be cited as "The Ontario Concentrated Milk Producers' Marketing-for-processing Plan".

INTERPRETATION

- 2. In this marketing plan
 - (a) "concentrated milk products" means milk products manufactured at a processing plant; and
 - (b) "producer" means a producer engaged in the production of milk or cream for the manufacture of concentrated milk products.

LOCAL BOARD

- 3. There shall be a local board to be known as "The Ontario Concentrated Milk Producers' Marketing Board".
 - 4. The local board shall consist of 8 members.

DISTRICTS

- 5.(1) Producers shall be divided into 2 districts as follows:
 - (a) District 1, comprising the counties of Carleton, Dundas, Durham, Frontenac, Glengarry, Grenville, Hastings, Lanark, Leeds, Lennox and Addington, Northumberland, Ontario, Peterborough, Prescott, Prince Edward, Renfrew, Russell, Stormont, and Victoria, and
 - (b) District 2, comprising the counties of Brant, Bruce, Dufferin, Elgin, Essex, Grey, Haldimand, Halton, Huron, Kent, Lambton, Lincoln, Middlesex, Norfolk, Oxford, Peel, Perth, Simcoe, Waterloo, Welland, Wellington, Wentworth, and York.
- (2) A producer in a territorial district or the Provisional County of Haliburton not included in a district mentioned in subregulation 1 may become a member of the group of producers in the district nearest to his place of production.

COMMITTEES

6.(1) There shall be a committee in each district mentioned in subregulation 1 of regulation 5 to be known as a "District Concentrated Milk Producers Committee".

(2) The producers in each district shall on or before the 1st of March in each year elect the members of the District Concentrated Milk Producers Committee on the basis of one member of the committee for each 150 producers or fraction thereof.

ELECTION OF LOCAL BOARD

- 7. On or before the 31st of March in each year
 - (a) the District Concentrated Milk Producers Committee for District 1 shall elect 3 members; and
 - (b) the District Concentrated Milk Producers Committee for District 2 shall elect 5 members;

to the local board.

APPOINTMENTS TO LOCAL BOARD

- 8.(1) When in any year a District Concentrated Milk Producers Committee fails to elect the members to the local board in accordance with section 7, the local board may at its first meeting after the 31st of March in that year appoint the members necessary to complete the local board.
- (2) When a member elected to the local board dies or resigns before the 31st of March of the year next following the date of his election, the members of the local board may appoint a member for the unexpired term.
- (3) A person appointed a member of the local board under subsection 1 or 2 shall be a producer in the district for which he is appointed.

LOCAL BOARD CONTINUED

9. The local board under section 3 is The Ontario Concentrated Milk Producers' Marketing Board continued under section 28 of the Act.

(2383)

51

THE MILK INDUSTRY ACT, 1954

O. Reg. 204/54.
Marketing of Milk for Processing.
New and Revoking O. Reg. 41/54.
Approved—2nd December, 1954.
Filed—6th December, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE MILK INDUSTRY ACT, 1954

INTERPRETATION

- 1. In these regulations
 - (a) "concentrated milk products" means milk products manufactured at a processing plant;
 - (b) "local board" means The Ontario Concentrated Milk Producers' Marketing Board;
 - (c) "processor" means a processor who operates a processing plant; and
 - (d) "producer" means a producer engaged in the production of Milk or cream for the manufacture of concentrated milk products.

LICENCES FOR PRODUCERS

- 2.(1) No person shall be a producer without a licence therefor in form 1.
- (2) Every producer shall be deemed to be the holder of a licence in form 1.

LICENCES FOR PROCESSORS

- 3.(1) No person shall be a processor without a licence from the Board, obtainable on application therefor.
- (2) An application for a licence as a processor shall be in form 2.
 - (3) A licence as a processor shall be in form 3.
- (4) A licence as a processor shall be issued annually for the period from and including the 1st of April in the year in which the licence is issued to and including the 31st of March in the following year.
 - 4. The fee for a licence as a processor shall be \$1.

LICENCE FEES

- 5.(1) Every producer shall pay licence fees at the rate of 1 cent for each 100 pounds or fraction thereof of milk delivered to a processor to the local board to be used by it for the purpose of carrying out and enforcing the provisions of Part III of the Act, the regulations and the marketing plan or for such purposes as The Milk Producers' Co-ordinating Board recommends.
- (2) The processor shall deduct the licence fees from the sum of money due to the person from whom the milk was received.
- (3) The processor shall forward to the local board the licence fees deducted in any month not later than the 15th of the following month.

REVOCATION

6. Ontario Regulations 41/54 are revoked.

THE MILK PRODUCTS BOARD OF ONTARIO

C. E. LACKNER
Chairman
J. L. BAKER
Secretary

(Seal)

-

FORM 1

The Milk Industry Act, 1954

LICENCE AS A PRODUCER OF MILK

Under The Milk Industry Act, 1954 and the regulations, and subject to the limitations thereof, this licence is issued

(address)

to produce milk.

Issued at Toronto, this

day of

THE MILK PRODUCTS BOARD OF ONTARIO

Chairman Secretary

FORM 2

The Milk Industry Act, 1954

APPLICATION FOR A LICENCE AS A PROCESSOR

	To The Milk Products Board of Ontario, Parliament Buildings, Toronto.
7	(name of applicant)
	(address)
	applies for a licence as a processor under <i>The Milk Industry Act, 1954</i> , and in support of this application the following facts are stated:
t	Name (give name of person, partnership or corporation, and if partnership, give names of partners.)
	2. Address of head office
	3. Name of processing plant operated
	4. Location of processing plant
1	5. Name of manager
	6. Products manufactured (indicated thus X following name of product):
	(a) casein
	(b) condensed milk
	(c) cottage cheese
	(d) cream
	(e) dry milk
	(f) evaporated milk
	(g) ice cream
	(h) ice cream mix
	(i) malted milk
	$(j \text{milk powder} \dots \dots$
	(k) sherbet
	(l) butter
	(m)(state name of other concentrated milk products manufactured)
3	7. Processing plant is equipped for the manufacture of
	(a) butter?(state "yes" or "no")
	(b) cheese?(state 'yes' or 'no')
	Dated at , this day of 19 .
	The facts given in this application are true to the best of my knowledge and belief.
	(signature)
	(title or position)

Note: Application to be accompanied by a fee of \$1.

Make separate application for each processing plant operated.

, 19

The Milk Industry Act, 1954

LICENCE AS A PROCESSOR

Under The Milk Industry Act, 1954 and the regulations, and subject to the limitations thereof, this licence is issued

to				
	(name)			
of				
	(address)			
as a processor.				
This licence expires following the date of iss		31st of	March	next
Issued at Toronto, this	day o	of		19 .
	THE MII BOARD (

(2384) 51

Chairman

Secretary

THE MILK INDUSTRY ACT, 1954

O. Reg. 205/54. Marketing of Milk. New and Revoking O. Reg. 42/54. Filed—6th December, 1954.

REGULATIONS MADE BY THE BOARD UNDER THE MILK INDUSTRY ACT, 1954

MARKETING OF MILK

- 1. In these regulations
 - (a) "case goods" means condensed milk and evaporated milk which a processor packs in cases;
 - (b) "concentrated milk products" means milk products manufactured at a processing plant;
 - (c) "local board" means The Ontario Concentrated Milk Producers' Marketing Board; and
 - (d) "processor means a processor who operates a processing plant.

PRICE NEGOTIATING AGENCIES

- 2.(1) There shall be a price negotiating agency to be known as "The Negotiating Committee for Case Goods" of 10 persons, 5 of whom shall be appointed annually but not later than the 1st of April, by the local board and 5 of whom shall be appointed annually but not later than the 1st of April by the processors, upon the request in writing from the Board.
- (2) There shall be a price negotiating agency to be known as "The Negotiating Committee for Concentrated Milk Products other than Case Goods" of 16 persons, 8 of whom shall be appointed annually but not later than the 1st of April, by the local board and 8 of whom shall be appointed annually but not later than the 1st of April by the processors, upon the request in writing from the Board.

- (3) There shall be a price negotiating agency to be known as "The Negotiating Committee for Transportation of Milk for Processing" of 6 persons, 3 of whom shall be appointed by the local board, and 3 of whom shall be appointed by the transporters, upon the request in writing from the Board.
- (4) Where the producers who supply milk to a processing plant are organized under an association, there shall be a price negotiating agency to be known as a "Local Negotiating Committee for Transportation of Milk for Processing" of 6 persons, 3 of whom shall be appointed by the local board, and 3 of whom shall be appointed by the transporters, upon the request in writing from the Board.
- 3. Where the local board, or the processors, or the transporters, as the case may be, fail to appoint the persons in accordance with regulation 2 within 7 days, the Board may appoint such representatives as are necessary to complete each price negotiating agency.
- 4.(1) The Negotiating Committee for Case Goods may adopt or determine by agreement
 - (a) minimum prices for milk for manufacture into case goods or any class, variety or grade of case goods,
 - (b) terms of purchase and sale of milk for manufacture into case goods,
 - (c) charges, other than for transportation, for marketing any milk for manufacture into case goods, and
 - (d) forms of contracts and conditions therein for the purchase and sale of milk for manufacture into case goods.
- (2) The Negotiating Committee for Concentrated Milk Products other than Case Goods may adopt or determine by agreement
 - (a) minimum prices for milk for manufacture into concentrated milk products other than case goods or any class, variety or grade of concentrated milk products other than case goods,
 - (b) terms of purchase and sale of milk for manufacture into concentrated milk products other than case goods,
 - (c) charges, other than for transportation, for marketing any milk for manufacture into concentrated milk products other than case goods, and
 - (d) forms of contracts and conditions therein for the purchase and sale of milk for manufacture into concentrated milk products other than case goods.
- (3) The Negotiating Committee for Transportation of Milk for Processing may adopt or determine by agreement charges for transportation for marketing any milk for manufacture into concentrated milk products.
- (4) A Local Negotiating Committee for Transportation of Milk for Processing may, subject to any agreement made by The Negotiating Committee for Transportation of Milk for Processing, adopt or determine by agreement charges for transportation for marketing any milk for manufacture into concentrated milk products at the processing plant.
- 5.(1) Where a price negotiating agency appointed in accordance with regulation 2 fails to arrive at an agreement, the matters in dispute shall be referred to a price negotiating agency to be known as a "negotiating board".
- (2) The negotiating board shall consist of 3 members.

- (3) One member may be appointed by the members of the price negotiating agency appointed by the local board, and another member may be appointed by the members of the price negotiating agency appointed by the processors, or the transporters, as the case may
- (4) Where 2 members are appointed to the negotiating board in accordance with subregulation 3, the 2 members so appointed may appoint a third member to the negotiating board but where the 2 members fail to agree on the third member within 7 days the Board may appoint the third member.
- (5) Where the members of the price megotiating agency appointed by the local board, or the members of the price negotiating agency appointed by the processors, or the transporters, as the case may be, fail to appoint a member to the negotiating board in accordance with subregulation 3 within 7 days, the Board may appoint such members as are necessary to complete a negotiating board.
- (6) The negotiating board shall meet within 7 days of the appointment of the third member thereof.
- (7) The negotiating board may adopt or determine by award any matters referred to it.

REVOCATION

6. Ontario Regulations 42/54 are revoked.

THE MILK PRODUCTS BOARD OF ONTARIO

C. E. LACKNER (Seal) Chairman J. L. BAKER Secretary

(2385)51

THE CHILD WELFARE ACT, 1954

O. Reg. 206/54. O. Reg. 200/34.
Children's Aid Societies.
New and Revoking Regulations 19 of
Consolidated Regulations 1950. Made—25th November, 1954. Filed—7th December, 1954.

REGULATIONS MADE UNDER THE CHILD WELFARE ACT, 1954

CHILDREN'S AID SOCIETIES

APPLICATION OF REGULATIONS

1. These regulations apply to Part I of the Act.

BY-LAWS

- 2. (1) The by-laws of every society shall contain the provisions set forth in Schedule 1.
- (2) A copy of the by-laws of a society and any amendments thereto to be filed with the Director under subsection 2 of section 6 of the Act shall be certified under its corporate seal in Form 1 by its secretary, or by any other officer authorized by resolution of its board of directors.
- (3) The approval of the by-laws by the Minister under subsection 2 of section 6 of the Act shall be in Form 2.

EXECUTIVE COMMITTEE

3. A by-law passed under subsection 2 of section 7 of the Act shall be in Form 3.

ANNUAL GRANTS

- 4. (1) An annual grant of \$2,000 shall be paid to each of the following societies:
 - 1. The Children's Aid Society of Brant,
 - 2. The Cochrane District Children's Aid Society,
 - 3. The Children's Aid Society of Hamilton,
 - 4. The Children's Aid Society of Ottawa,
 - 5. The Children's Aid Society of the County of Perth,
 - The Children's Aid Society of the City and County of Peterborough,
 - The Children's Aid Society of Electoral District of Port Arthur,
 - 8. Children's Aid Society of United Counties of Stormont, Dundas and Glengarry,
 - Children's Aid Society for the District of Timiskaming, and
 - 10. Children's Aid Society of York County.
- (2) An annual grant of \$1,500 shall be paid to each of the following societies:
 - 1. The Children's Aid Society of Sault Ste. Marie and District of Algoma,
 - The Children's Aid Society of the County of Bruce,
 - The Children's Aid Society of the County of Dufferin,
 - The Children's Aid Society of the Electoral District of Fort William,
 - The Children's Aid Society of The City of Kingston and County of Frontenac,
 - The Children's Aid Society of Owen Sound and the County of Grey,
 - The Children's Aid Society of the County of Haldimand.
 - The Catholic Children's Aid Society of Hamilton,
 - 9. The Children's Aid Society of Huron County,
 - 10. District of Kenora Children's Aid Society,
 - The Children's Aid Society of the County of Kent,
 - The Children's Aid Society of the City of Sarnia and County of Lambton,
 - 13. The Children's Aid Society of the County of Lanark,
 - The Children's Aid Society of the Town of Brockville and United Counties of Leeds and Grenville,
 - 15. The Children's Aid Society of the City of St. Catharines and the County of Lincoln,
 - The Children's Aid Society of London and County of Middlesex,

- The Children's Aid Society of the District of Muskoka.
- Children's Aid Society of the District of Nipissing,
- The Children's Aid Society of the County of Norfolk,
- The Children's Aid Society of Northumberland and Durham,
- 21. The Children's Aid Society of the County of Ontario and the City of Oshawa,
- 22. The Children's Aid Society of the City of Woodstock, the County of Oxford and the Town of Ingersoll,
- 23. Prince Edward County Children's Aid Society,
- 24. Children's Aid Society of County of Renfrew,
- 25. Children's Aid Society of Simcoe County,
- The Children's Aid Society of the District of Sudbury,
- Children's Aid Society and Infants' Homes of Toronto,
- 28. The Catholic Children's Aid Society of Toronto,
- 29. The Children's Aid Society Victoria and Haliburton Counties,
- The Children's Aid Society of the County of Waterloo and the cities of Kitchener and Galt,
- The Children's Aid Society of the County of Welland,
- The Children's Aid Society of the City of Guelph and the County of Wellington,
- The Children's Aid Society of the County of Wentworth,
- Children's Aid Society of the City of Windsor, the County of Essex and Pelee Island, and
- 35. Roman Catholic Children's Aid Society for the County of Essex.
- (3) An annual grant of \$1,000 shall be paid to each of the following societies:
 - The Children's Aid Society City of St. Thomas and County of Elgin,
 - The Children's Aid Society of the County of Halton,
 - 3. City of Belleville, Hastings County and Town of Trenton Children's Aid Society,
 - 4. County of Lennox and Addington Children's Aid Society,
 - 5. The Children's Aid Society for the District of Manitoulin.
 - 6. Children's Aid Society of Parry Sound District,
 - 7. The Children's Aid Society of Peel County,
 - 8. The Children's Aid Society of Prescott and Russell United Counties, and
 - The Children's Aid Society of the District of Rainy River.

CAMPAIGN PAYMENT

- 5. (1) A society claiming to be entitled to payment of an amount under clause b of subsection 1 of section 9 of the Act shall file with the Director an application therefor signed by, and verified by the affidavit of, the treasurer, or other officer authorized by a resolution of its board of directors.
- (2) The application and affidavit of verification shall be in Form 4.

ADDITIONAL GRANTS

- 6. (1) Additional grants under subsection 2 of section 9 of the Act payable to a society having jurisdiction in territory without municipal organization in any territorial district shall be made according to the population in territory under its jurisdiction as follows:
 - (a) where the population is at least 15000..\$5,000
 - (b) where the population is at least 10000 but under 15000.....\$3,500
 - (c) where the population is at least 7500 but under 10000......\$2,500
 - (d) where the population is at least 5000 but under 7500.....\$2,000 and
 - (e) where the population is under 5000....\$1,500
- (2) For the purpose of subregulation 1, but subject to subregulation 3, "population" means the population of the territorial district according to the Census of Canada of 1951, after excluding therefrom the population according to that Census of all municipalities within that territorial district.
- (3) For the purpose of subregulation 1, the population in territory under the jurisdiction of societies in The Territorial District of Thunder Bay shall in respect of the Children's Aid Society of The Electoral District of Port Arthur and the Children's Aid Society of The Electoral District of Fort William be deemed to be 11000 and 3000, respectively.

INSPECTION

7. The Director shall at all times have access to, and may inspect or supervise the inspection of, any property controlled, operated, or owned by a children's aid society, and he or his nominee may from time to time inspect any or all of its records.

AFFIDAVIT

8. An authorization of the Director under section 5 of the Act shall be in Form 5.

REVOCATION AND COMMENCEMENT

- Regulations 19 of Consolidated Regulations of Ontario 1950 are revoked.
- 10. These regulations come into force on the first of January 1955.

SCHEDULE 1

By-Law No.....

(Name of Society)

(1) No person shall be appointed local director of the Society unless that person has attained the age of 30 years and has

- (a) the degree of Bachelor of Social Work from a university in Ontario, and has had experience of at least 4 years in social work in Ontario with a children's aid society, or
- (b) the degree of Master of Social Work from a university in Ontario, and has had experience of at least 3 years in social work in Ontario with a children's aid society, or
- (c) any other degree from a university in Ontario or a diploma in social work from the University of Toronto, and has had experience of at least 5 years in social work in Ontario with a children's aid society, or
- (d) a degree or diploma from any other university, and has had experience in social work in or outside Ontario which in the opinion of the Director is equivalent to the degree, diploma or experience, prescribed in clause a, b, or c.
- (2) Subsection 1 shall not apply to a person who, on first of January 1955, was local director of this Society or any other children's aid society.

The Child Welfare Act, 1954

CERTIFICATION OF BY-LAWS

		paper-writing vs made by		
Society of.		on the	day of	
19				
Dated at	t	hisday	y of	19
		(signati	ure of secre	etary or
(Corporate	Seal)	•••••	(position)	• • • • • • •

Form 2

The Child Welfare Act, 1954

APPROVAL OF BY-LAWS

The by-laws, a copy of which was filed with the Director on the
theday of
Dated at Toronto thisday of19
Minister of Public Welfare

FORM 3

The Child Welfare Act, 1954

Whereas the number of directors of the Society is more than nine,

Now therefore it is enacted by the board of directors of the Society that the directors are directed to elect from among their number an executive committee consisting of members, including the president, the treasurer, and one or more municipal

representatives, and to delegate to the executive committee any powers of the board of directors, subject to the restrictions, if any, contained in this by-law or imposed from time to time by the board.

The restrictions are as follows:
Passed by the directors as a by-law of the Society
thisday of19
(Corporate Seal)
Secretary

FORM 4

The Child Welfare Act, 1954

APPLICATION BY A CHILDREN'S AID SOCIETY FOR A CAMPAIGN PAYMENT

Under The Child Welfare Act 1954, the Children's

Aid Society of ... applies for an amount equal to 25 per cent of the amount of the funds it obtained in the year ending the day of 19 ..., from a campaign conducted to obtain private donations.

A statement of the amount of the funds so obtained and the sources thereof for that year is as follows:

Source of donations	Amount	
Campaign conducted by society only. Campaign, part of a joint campaign.	\$	
	Total \$	

No endowments, investments, or payments made by a municipality as grants in excess of the statutory liability under this Act, are included in this statement.

Pated at	this day of 19
	(signature of treasurer or other authorized officer)

(position)

AFFIDAVIT OF VERIFICATION

(1) That I am the (treasurer or other authorized officer)

of the above-named children's aid society and signed the foregoing application for a campaign payment.

(2412)

2200	THE UNTAR
(2) That the contents in every respect.	of that application are true
Sworn before me at the	2. *
of	
in the	
â	
this day of.	
19	
17	
A Commissioner for	taking affidavits
For	RM 5
The Child We	lfare Act, 1954
(Director of Child Wel	, authorize fare for Ontario)
(name)	(address)
(name)	(address)
•	
(name)	(address)
ourposes of this Act in the	atutory declarations for the ne same manner and to the loner for taking affidavits in
Dated at this	day of19
	Director of Child Welfare

THE CHILD WELFARE ACT, 1954

O. Reg. 207/54.
General Regulations (Adoption).
New and Revoking Regulations 2 of
Consolidated Regulations 1950, and
Ontario Regulations 208/51 and 278/52.
Made—25th November, 1954.
Filed—7th December, 1954.

REGULATIONS MADE UNDER THE CHILD WELFARE ACT, 1954

GENERAL REGULATIONS (ADOPTION)

APPLICATION OF REGULATIONS

1. These regulations apply to Part IV of the Act.

INTERPRETATION

2. In these regulations "pre-adoption name" means the name of an infant immediately preceding the date an order of adoption is made in respect of that infant.

APPLICATION FOR ADOPTION ORDER

- 3. (1) Subject to subregulation 2, an application for an order of adoption shall be in Form 1 and be supported by an affidavit in Form 2.
- (2) A joint application by a husband and wife for an order of adoption shall be in Form 3 and be supported by an affidavit in Form 4.

CONSENT TO ADOPTION ORDER

- 4. Where a husband or wife makes an application for an order of adoption, the consent of the wife or husband shall be in Form 5.
- 5. (1) Where an application is made for an order of adoption in respect of an infant under 21 years of age who has not been married, the consent of the person who is the parent or guardian or who has lawful custody or control or who is liable to contribute to the support of the infant shall be in Form 6.
- (2) Where the infant has been committed permanently to the care and custody of a children's aid society, the consent of the society shall be in Form 7.
- 6. Where an application is made for an order of adoption in respect of a person who is over 21 years of age or who is under 21 years of age and has been married, the consent of the person to be adopted shall be in Form 8 and where such person is married the consent of the spouse shall be in Form 9.

AFFIDAVIT OF EXECUTION

7. An affidavit of execution under subsection 1 of section 72 of the Act shall be in Form 10.

CERTIFICATES OF DIRECTOR

- 8. (1) Certificate of the Director under section 73 of the Act shall be in Form 11.
- (2) A certificate of the Director under section 74 of the Act shall be in Form 12.

FILING

- 9. An applicant for an order of adoption shall file with the proper officer of the Supreme Court or of the county or district court, as the case may be,
 - (a) an application and supporting affidavits,
 - (b) subject to subsection 2 of section 72 of the Act, the consent or consents required under section 69 or section 70 of the Act, and
 - (c) a certificate of the Director under section 73 or 74 of the Act.

FORM OF ADOPTION ORDERS

- 10. (1) An order of adoption of an infant by one person shall be in Form 13.
- (2) An order of adoption, made on a joint application by a husband and wife shall be in Form 14.

FORM OF INTERIM CUSTODY ORDERS

11. (1) An interim order under subsection 1 of section 79 of the Act made upon an application for an order of adoption of an infant by one person shall be in Form 15.

(2) An interim order under subsection 1 of section 79 of the Act made upon a joint application of a husband and wife for an order of adoption shall be in Form 16.

TRANSMISSION OF ORDERS TO DIRECTOR

- 12. The proper officer of the Court shall transmit to the Director a certified copy of every order made under Part IV of the Act, under the seal of the proper certifying authority, within 10 days of the making of the order.
- 13. (1) The fees payable on proceedings under Part IV of the Act shall be as follows:
- (2) The court may dispense with the payment of the fees where owing to lack of means or any other reason the judge considers that action advisable.

REGISTRATION OF PLACEMENTS

14. Registration of a placement of an infant with another person on the understanding that such other person will adopt the infant shall be in Form 17.

REVOCATION OF REGULATIONS

15. Regulations 2 of Consolidated Regulations of Ontario 1950, and Ontario Regulations 208/51 and 278/52 are revoked.

COMMENCEMENT

16. These regulations come into force on the first of January 1955.

FORM 1

The Child Welfare Act, 1954

APPLICATION FOR ADOPTION ORDER

Under The Child Welfare Act, 1954, and the regulations, I......of (given names) (surname)

the..... of.....

in the.....(county or territorial district)

of....., apply for an order for the adoption of the infant and desire

(a) that..... be given the Christian or (he or she)

given name(s)...., and

* (b) that the infant retain the infant's surname.

Dated at the day of, 19....

(name of applicant)

*Strike out, if not desired.

FORM 2

The Child Welfare Act, 1954

AFFIDAVIT IN SUPPORT OF APPLICATION FOR ADOPTION ORDER

I,(name in full)

of the..... of...., in the.... (county or territorial district)

of....., make oath and say

(a) I am the applicant for an order of adoption of the infant.

- (b) I am domiciled in Canada and resident in Ontario.
- (c) my post-office address is.....

- (g) the infant (see note 1)
- (h) no person has given, received, or agreed to give or receive any payment or reward to or from any person in consideration of the adoption, and
- (i) my marital status is (see note 2)

Sworn before me at

(signature of applicant)

day of.,..., 19.....

(a commissioner for taking affidavits)

Note

- Where the infant is not related to the applicant, insert "is not related to me". Where the infant is related, state the nature of the relationship.
- Insert "married", "unmarried", "widow", "widower" or "divorced person". If married state the name of spouse.

Form 3
The Child Welfare Act, 1954
JOINT APPLICATION FOR ADOPTION ORDER
IN THE
In the matter of a joint application for an order of adoption of
(pre-adoption name in full) herein called "infant".
Under The Child Welfare Act, 1954, and the regula-
tions, we
(given names of wife) (surname of wife)
of the, in the
of(county or territorial district)
jointly apply as husband and wife for an order of adoption of the infant and desire
(a) that be given the Christian or (he or she)
given name(s)
, and
* (b) that the infant retain the infant's surname.
Dated attheday of, 19
(signature of husband)
(signature of wife)
*Strike out, if not desired.
P. C.
FORM 4
. The Child Welfare Act, 1954
AFFIDAVIT IN SUPPORT OF JOINT APPLICATION FOR ADOPTION ORDER
In The Court of of (supreme, country or district)
In the matter of a joint application for an order of
adoption ofherein called "infant".
Weand (name of husband in full)
both of the (name of wife in full)
ofin the(county or territorial district)
of, severally make oath and say

(a) we are the joint applicants for an order of adoption of the infant,

(b) we are husband and wife and each of us is domiciled in Canada and resident in Ontario,

(c)	our post-office address is
(d)	we are years of age and (age of husband) (age of wife)
	years of age, having been born on the
	day of 1, and theday
	of 1, respectively,
(e)	the infant is a, and to the
	(male or female) best of our knowledge and belief the infant
	was born at on theday
	of, 19,
(<i>f</i>)	the infant is resident in Ontario and has resided with us since theday
	of, 19,
(g)	the infant, and (see note)
(h)	no person has given, received, or agreed to give or receive any payment or reward to or from any person in consideration of the adoption.
	y sworn before me at
the	of,
in the	of, (signature of husband)
the	day of, (signature of wife)
19	·
(A Co	ommissioner for taking affidavits)
	•
	Nоте
applicar Where t	re the infant is not related to either of the its, insert "is not related to either of us". he infant is related to either or both, state the of the relationship.
	FORM 5
	The Child Welfare Act, 1954
CON	NSENT OF WIFE OR HUSBAND TO ADOPTION ORDER
In The	COURT OF OF (supreme, county or district)
In t	he matter of an application for an order of
adoptio	ofherein
called "	(pre-adoption name in full)
Ι	(name of wife or husband)

(name of husband or wife)

consent to an order of adoption of the infant by

and I understand the nature and effect of the adoption order.	Form 7
Dated at the day of, 19	The Child Welfare Act, 1954
Witness:	CONSENT BY A CHILDREN'S AID SOCIETY TO AN ADOPTION ORDER IN RESPECT OF AN UNMARRIED INFANT UNDER 21 YEARS
(signature)	IN THE COURT OF OF (supreme, county or district)
FORM 6 The Child Welfare Act, 1954	In the matter of
CONSENT TO ADOPTION ORDER IN RESPECT OF AN INFANT UNDER 21 YEARS OF AGE WHO HAS NOT BEEN MARRIED In the matter of the intended adoption of (pre-adoption herein called "infant".	for an order of adoption of
name in full) I,	and custody of the society. The infant was born at the
of the , in the	in theofof
of of (county or territorial district)	on the day of, 19
	Dated at the day of, 19
consent that an adoption order be now or at any time hereafter made in respect of the infant who is under 21 years of age and has not been married.	(name of society)
1. I am(see note)	(witness) (signature of authorized officer of the society)
of the infant who was born at the of ,	
in the of, (county or territorial district)	(witness) (signature of authorized officer of the society)
on the day of	FORM 8
2. I understand the nature and effect of the adoption order.	The Child Welfare Act, 1954
*3. I understand that the effect of the adoption order will be to deprive me permanently of my parental rights.	CONSENT BY A PERSON TO BE ADOPTED IN THE
Dated at the day of, 19	In the matter of
(signature of witness)	for an order of adoption of(pre-adoption name in full)
(signature) (post-office address)	1. I,
NOTE	(county or territorial district) consent to an adoption order in respect of me by
Extract from The Child Welfare Act, 1954	
70.—(1) An adoption order in respect of an infant under twenty-one years of age who has not been married shall be made only with the consent of every person who is a parent or guardian or who has lawful custody or control or who is liable to contribute to the support of the infant.	(Strike 2. I under stand the nature and effect of the adoption order. out item 3 or 4 and initial) 3. I am over 21 years of age.
(2) Notwithstanding subsection 1, where such infant is illegitimate the consent of the mother shall be sufficient for the purposes of that subsection, but if such illegitimate infant resides with and is maintained by the father, the consent of both mother and father shall be required.	4. I am under 21 years of age and married. Dated attheday of, 19 (witness) (signature)
*Strike out, if not a parent.	(post-office address)

FORM 9

The Child Welfare Act, 1954

CO	NSENT	TO	AN	ADOPTION	ORDER
IN	RESPEC	TC	F A	MARRIED	PERSON

In The (supreme, county or	COURT OF OF listrict)
In the matter of ("an application"	or "joint application")
for an order of adoption of (pre-	-adoption name in full)
I, (name i	n full)
of theof	
(county or territorial district	. of
consent to an adoption ord	
(wife or hus	band)
(name of wife or	husband)
and I understand the nature a order.	nd effect of the adoption
Dated attheday	
(witness)	(signature)
(post-office address)	
Form 1	0
The Child Welfas	
The Child Weijar	re Act, 1954
AFFIDAVIT OF I	
	EXECUTION
AFFIDAVIT OF I	I,
(county or territorial district) of	I,
(county or territorial district) of	I, (name in full) of the of in the (county or territorial district) of make oath and say nt and saw the consent (name in full of
1. I was personally prese appended hereto executed by. person giving consent) at the of in th (cour	I, (name in full) of the of in the (county or territorial district) of make oath and say nt and saw the consent (name in full of

3. I am a subscribing witness to the consent appended hereto.
Sworn before me at the
of,
in theof
the
day of
19
(A commissioner for taking affidavits)
Form 11
The Child Welfare Act, 1954
CERTIFICATE OF DIRECTOR UNDER SECTION 73
IN THE COURT OF OF (supreme, county or district)
In the matter ofby (an application or a joint application)
hereinafter called "applicant (s)", for an order of adoption of
(pre-adoption name in full)
herein called "infant", who is under 21 years of age and who has not been married.
 I certify that the infant has lived for at least one year with the applicant (s)
and that during that period the conduct of the applicant (s) and the
conditions under which the infant has lived have been such as in my opinion
(Strike out item 1 or 2 and initial) justifies the making of the order. 2. I certify the applicant(s)
to my knowledge
(a proper
person or proper persons) to have
person or proper persons) the care and custody of the infant and that for the reasons hereinafter set out
it is in the best interests of the infant that the period of residence be dis-
pensed with:
Dated attheday of, 19
(signature of Director of Child Welfare)
Form 12
The Child Welfare Act, 1954
CERTIFICATE OF DIRECTOR UNDER SECTION 74
IN THE
In the matter ofby (an application or a joint application)
56

of in

	Registration Numberissued by
hereinafter called the "applicant(s)" for an order of	, and upon reading the (name of province or country)
adoption of (pre-adoption name in full)	(name of province or country) material filed in support of the application and the
	certificate of the Director under section
a person("over 21 years of age" or "who is under	(73 or 74)
(over 22 years of age of while is ander	of the Act and upon hearing what was alleged by or on behalf of the applicant, and the court being satisfied
21 years of age and has been married")	that section 75 of the Act has been complied with,
1. I certify that the person sought to be	1. An Order is Hereby Made For The Adoption
adopted has been in the custody of, brought up, maintained and educated	OF(name of infant)
(strike out by the applicant(s) as	
and initial) own child	by(name of applicant)
("during infancy" or	
"until marriage")	(terms and conditions of the Order, if any,
under a de facto adoption.	
2. I certify that I am unable to make a	imposed under section 76 of the Act)
certificate under subsection 1 of section 74 of the Act.	2. The Christian or given name(s) of the infant is (are)
Datedtheday of19	changed and the infant is given the name(s)
Jacob Committee	
(Signature of Director of Child Welfare)	
(Signature of Director of Child Welfare)	*3. The infant shall retain the infant's surname.
	o. The mant shan return the mant's surname.
FORM 13	(signature of judge)
The Child Welfare Act, 1954	*Strike out, if not desired.
ADOPTION ORDER	Form 14
IN THE COURT OF	The Child Welfare Act, 1954
(supreme, county or district)	
Before	ADOPTION ORDER UPON A JOINT APPLICATION
, day, theday of, (name of judge)	In TheOF
	(supreme, county or district)
19	Before
In the matter of an application for an order of	day, the day of (name of judge)
adoption of	
adoption of	, 19
Upon the application(name of applicant)	In the matter of a joint application for an order of
	adoption ofherein (pre-adoption name in full)
of theof, in the(county or territorial	called "infant".
, hereinafter	Upon the joint application of
district)	(name of husband)
	(name of husband)
called "applicant", domiciled in Canada and resident in Ontario, for an order of adoption of the infant resident	and, both of the
Ontario, for an order of adoption of the infant resident	and, both of the (name of wife) of, in the
Ontario, for an order of adoption of the infant resident inin	and, both of the
Ontario, for an order of adoption of the infant resident in	and, both of the
Ontario, for an order of adoption of the infant resident in	and, both of the (name of wife) of, in the(county or territorial district)
Ontario, for an order of adoption of the infant resident in	and, both of the
Ontario, for an order of adoption of the infant resident in	and, both of the
Ontario, for an order of adoption of the infant resident in	and, both of the

, in the	and born in the of, in the
Province of , on the	(county or to-ritorial district)
day of, 19, as appears from the Certificate of Birth Registration Number	(county or territorial district) of, in the Province of
issued by	on the day of
and upon reading the material filed in support of the application and the certificate of the Director under section of the Act and upon hearing what (73 or 74) was alleged by or on behalf of the applicants, and the court being satisfied that section 75 of the Act has been complied with	application, and the certificate of the Director unde section of the Act, and upon hearing wha (73 or 74) was alleged by or on behalf of the applicant, and the court being satisfied that section 75 of the Act habeen complied with,
1. An Order is Hereby Made for the Adoption	An Order is Hereby Made giving the custody o
OF	(name of infant) to
by(names of applicants)	(name of applicant) by way of a probationary period, upon the terms as regards provision for the maintenance and education and supervision of the welfare of the infant and other
(terms and conditions of the Order, if any)	wise as follows:
••••••	
	· · · · · · · · · · · · · · · · · · ·
2. The Christian or given name(s) of the infant is (are) changed and the infant is given the name(s)	(signature of judge)
***************************************	P 46
*3. The infant shall retain the infant's surname.	Form 16
(signature of index)	The Child Welfare Act, 1954
(signature of judge)	INTERIM CUSTODY ORDER UPON A
*Strike out, if not desired.	JOINT APPLICATION
Form 15	IN THE COURT OF OF (supreme, county or district)
The Child Welfare Act, 1954	Before
INTERIM CUSTODY ORDER IN THE COURT OF OF	(name of judge) of
(supreme, county or district)	In the matter of a joint application for an order of
Before	adoption of herein
(name of judge) day,	(pre-adoption name in full) called "infant".
theday, of	Upon the joint application of(name of husband)
In the matter of an application for an order of	and, both of the
adoption of, herein (pre-adoption name in full) called "infant".	(name of wife) of,
Upon the application of	in the
of theof, in the (county or	in respect of the infant, resident in
territorial district) of,	in Ontario, and born in the
herein called "applicant", domiciled in Canada and resident in Ontario, for an order of adoption of the	of, in the
infant resident in in Ontario,	of, in the Province of

section of the Act and upon hearing what was alleged by or on behalf of the applicants, and the court being satisfied that section 75 of the Act has been compiled with, AN ORDER IS HEREBY MADE giving the custody of (name of infant) to and (name of applicants) for a period of , by way of a probationary period, upon the terms as regards provision of the maintenance and education and supervision of the welfare of the infant and otherwise as follows: FORM 17 The Child Welfare Act, 1954 REGISTRATION OF PLACEMENT To the Director of Child Welfare, Toronto. I have placed an infant with another person on the understanding that such other person will adopt the infant and the infant are true: 1. My name in full is		
(73 or 74) was alleged by or on behalf of the applicants, and the court being satisfied that section 75 of the Act has been compiled with, AN ORDER IS HEREBY MADE giving the custody of (name of infant) to	upon reading the material filed in support of the	7. If so related, what is the relationship?
court being satisfied that section 75 of the Act has been complied with, AN ORDER IS HEREBY MADE giving the custody of (name of infant) to	section of the Act and upon hearing what (73 or 74)	8. The infant was on theday of, 19
(name of infant) to	court being satisfied that section 75 of the Act has	placed withwho resides
(name of infant) to and (name of applicants) for a period of , by way of a probationary period, upon the terms as regards provision for the maintenance and education and supervision of the welfare of the infant and otherwise as follows:		who is(''unmarried'', ''a widow'', ''a widower''
(name of applicants) for a period. upon the terms as regards provision for the maintenance and education and supervision of the welfare of the infant and otherwise as follows: (signature of judge) FORM 17 The Child Welfare Act, 1954 REGISTRATION OF PLACEMENT To the Director of Child Welfare, Toronto. I have placed an infant with another person on the understanding that such other person will adopt the infant and I hereby register the placement with you. The following statement with respect to the placement and the infant are true: 1. My name in full is. 2. I reside at. 3. The name of the infant is. 4. The mother of the infant is. who resides at. 5. The father of the infant is. who resides at. ("infant. 9. If so related, what is the relationship? 10. The infant was born at. on the day of 19. 11. Has the infant is married, did the spouse consent to the placement? ("yes" or "no") 13. Did the father consent to the placement? ("yes" or "no") 14. Did the mother consent to the placement? ("yes" or "no") 15. What is the relationship? 10. The infant was born at. on the day of 19. 11. Has the infant been married? ("yes" or "no") 13. Did the father consent to the placement? ("yes" or "no") 14. Did the mother consent to the placement? ("yes" or "no") 15. What is the name and address of the person institution or society that cared for the infant before placement? Dated at. 19 (signature)	(name of infant)	"a divorced person" or "married")
probationary period, upon the terms as regards provision for the maintenance and education and supervision of the welfare of the infant and otherwise as follows: 10. The infant was born at. 11. Has the infant been married? 12. If the infant is married, did the spouse consert to the placement? 13. Did the father consent to the placement? 14. Did the mother consent to the placement? 15. What is the name and address of the person infant with respect to the placement and the infant are true: 16. The mother of the infant is. 17. The child Welfare Act, 1954 REGISTRATION OF PLACEMENT 18. Did the father consent to the placement? 19. If so related, what is the relationship? 10. The infant was born at. 11. Has the infant been married? 12. If the infant is married, did the spouse consert to the placement? 13. Did the father consent to the placement? 14. Did the mother consent to the placement? 15. What is the relationship? 16. The infant was born at. 17. On the infant was born at. 18. On the day of	(name of applicants)	and whorelated to the
vision of the welfare of the infant and otherwise as follows: 10. The infant was born at on the day of 19. (signature of judge) FORM 17 The Child Welfare Act, 1954 REGISTRATION OF PLACEMENT To the Director of Child Welfare, Toronto. I have placed an infant with another person on the understanding that such other person will adopt the infant and I hereby register the placement with you. The following statement with respect to the placement and the infant are true: 1. My name in full is. 2. I reside at. 3. The name of the infant is. who resides at. 5. The father of the infant is. who resides at. (signature)	probationary period, upon the terms as regards pro-	
on the day of 19. (signature of judge) FORM 17 The Child Welfare Act, 1954 REGISTRATION OF PLACEMENT To the Director of Child Welfare, Toronto. I have placed an infant with another person on the understanding that such other person will adopt the infant and I hereby register the placement with you. The following statement with respect to the placement and the infant are true: 1. My name in full is. 2. I reside at. 3. The name of the infant is. who resides at. 5. The father of the infant is. who resides at.	vision of the welfare of the infant and otherwise as	•
(signature of judge) FORM 17 The Child Welfare Act, 1954 REGISTRATION OF PLACEMENT To the Director of Child Welfare, Toronto. I have placed an infant with another person on the understanding that such other person will adopt the infant and I hereby register the placement with you. The following statement with respect to the placement and the infant are true: 1. My name in full is. 2. I reside at. 3. The name of the infant is. 4. The mother of the infant is. who resides at. 5. The father of the infant is. who resides at. 11. Has the infant been married?. ("'yes" or "no") 12. If the infant is married, did the spouse consent to the placement? ("'yes" or "no") 13. Did the father consent to the placement? ("'yes" or "no") 14. Did the mother consent to the placement? ("'yes" or "no") 15. What is the name and address of the person institution or society that cared for the infant before placement? Dated at. 19 (signature)		10. The infant was born at
("yes" or "no") The Child Welfare Act, 1954 REGISTRATION OF PLACEMENT To the Director of Child Welfare, Toronto. I have placed an infant with another person on the understanding that such other person will adopt the infant and I hereby register the placement with you. The following statement with respect to the placement and the infant are true: 1. My name in full is. 2. I reside at. 3. The name of the infant is. 4. The mother of the infant is. 4. The mother of the infant is. 5. The father of the infant is. who resides at. ("yes" or "no") 12. If the infant is married, did the spouse consent to the placement? ("yes" or "no") 13. Did the father consent to the placement? ("yes" or "no") 14. Did the mother consent to the placement? ("yes" or "no") 15. What is the name and address of the person institution or society that cared for the infant before placement? Dated at. 19 (signature)		on the day of, 19
The Child Welfare Act, 1954 REGISTRATION OF PLACEMENT To the Director of Child Welfare, Toronto. I have placed an infant with another person on the understanding that such other person will adopt the infant and I hereby register the placement with you. The following statement with respect to the placement and the infant are true: 1. My name in full is. 2. I reside at. 3. The name of the infant is. 4. The mother of the infant is. who resides at. 5. The father of the infant is. who resides at. ("yes" or "no") 13. Did the father consent to the placement? ("yes" or "no") 14. Did the mother consent to the placement? ("yes" or "no") 15. What is the name and address of the person institution or society that cared for the infant before placement? Dated at this day of. 19 (signature)	(signature of judge)	11. Has the infant been married?("yes" or "no")
REGISTRATION OF PLACEMENT To the Director of Child Welfare, Toronto. I have placed an infant with another person on the understanding that such other person will adopt the infant and I hereby register the placement with you. The following statement with respect to the placement and the infant are true: 1. My name in full is. 2. I reside at. 3. The name of the infant is. 4. The mother of the infant is. who resides at. 5. The father of the infant is. who resides at. ("yes" or "no") 13. Did the father consent to the placement? ("yes" or "no") 14. Did the mother consent to the placement? ("yes" or "no") 15. What is the name and address of the person institution or society that cared for the infant before placement? Dated at. 19 (signature)	Form 17	12. If the infant is married, did the spouse consent to the placement?
REGISTRATION OF PLACEMENT To the Director of Child Welfare, Toronto. I have placed an infant with another person on the understanding that such other person will adopt the infant and I hereby register the placement with you. The following statement with respect to the placement and the infant are true: 1. My name in full is. 2. I reside at. 3. The name of the infant is. 4. The mother of the infant is. who resides at. 5. The father of the infant is. who resides at. 13. Did the father consent to the placement? ("yes" or "no") 14. Did the mother consent to the placement? ("yes" or "no") 15. What is the name and address of the person institution or society that cared for the infant before placement? Dated at. 19 (signature)	The Child Welfare Act, 1954	("yee" or "no")
To the Director of Child Welfare, Toronto. I have placed an infant with another person on the understanding that such other person will adopt the infant and I hereby register the placement with you. The following statement with respect to the placement and the infant are true: 1. My name in full is. 2. I reside at. 3. The name of the infant is. 4. The mother of the infant is. who resides at. 5. The father of the infant is. who resides at. ("'yes" or "no") 14. Did the mother consent to the placement? ("'yes" or "no") 15. What is the name and address of the person institution or society that cared for the infant before placement? Dated at. 19 (signature)	REGISTRATION OF PLACEMENT	
I have placed an infant with another person on the understanding that such other person will adopt the infant and I hereby register the placement with you. The following statement with respect to the placement and the infant are true: 1. My name in full is. 2. I reside at. 3. The name of the infant is. 4. The mother of the infant is. who resides at. 5. The father of the infant is. who resides at. (''yes'' or ''no'') 15. What is the name and address of the person institution or society that cared for the infant before placement? Dated at. 19 (signature)		
understanding that such other person will adopt the infant and I hereby register the placement with you. The following statement with respect to the placement and the infant are true: 1. My name in full is. 2. I reside at. 3. The name of the infant is. 4. The mother of the infant is. who resides at. 5. The father of the infant is. who resides at. 14. Did the mother consent to the placement? ("yes" or "no") 15. What is the name and address of the person institution or society that cared for the infant before placement? Dated at. 19 (signature)	I have placed an infant with another person on the	
ment and the infant are true: 1. My name in full is. 2. I reside at. 3. The name of the infant is. 4. The mother of the infant is. who resides at. 5. The father of the infant is. who resides at. 15. What is the name and address of the person institution or society that cared for the infant before placement? Dated at. 19 (signature)	understanding that such other person will adopt the	14. Did the mother consent to the placement?
1. My name in full is		
2. I reside at. 3. The name of the infant is. 4. The mother of the infant is. who resides at. 5. The father of the infant is. who resides at. (signature)	1. My name in full is	institution or society that cared for the infant
3. The name of the infant is. 4. The mother of the infant is. who resides at. 5. The father of the infant is. who resides at. (signature)	2. I reside at	
4. The mother of the infant is. who resides at. 5. The father of the infant is. who resides at (signature)	3. The name of the infant is	
who resides at	4. The mother of the infant is	
who resides at	who resides at	
	5. The father of the infant is	(signature)
(2413)		
("am" or "am not")	6. Irelated to the infant ("am" or "am not")	(2413) 51



Publications Under The Regulations Act

December 25th, 1954

Erratum

In Ontario Regulations 193/54 made under THE MILK INDUSTRY ACT, 1954, and appearing on page 315 (foot pagination) of THE ONTARIO GAZETTE of the 4th of December, 1954,—

for the name of the Chairman of The Milk Products Board of Ontario read "C. E. Lackner" instead of "C. E. Gardner".

(2432) 52

THE CHILD WELFARE ACT, 1954

O. Reg. 208/54.
Protection and Care of Neglected Children.
New.
Made—2nd December, 1954.
Filed—7th December, 1954.

REGULATIONS MADE UNDER THE CHILD WELFARE ACT, 1954

PROTECTION AND CARE OF NEGLECTED CHILDREN

APPLICATION

1. These Regulations apply to Part II of the Act.

PROCEDURE

- 2. (1) An order of a judge under section 12 of the Act shall be in form 1.
- (2) The application for the order shall be supported by an affidavit in form 2 of at least one of the persons authorized under section 12 of the Act to apprehend without warrant an apparently neglected child.
- 3. A warrant issued under section 13 of the Act shall be in form 3.
- 4. A notice to a children's aid society under section 14 of the Act shall be in form 4.
- 5. A summons to a witness under subsection 2 of section 16 of the Act shall be in form 5.
- 6. A notice of the hearing to a municipality under subsection 4 of section 16 of the Act shall be in form 6.
- 7. A notice of hearing to a parent or custodian under subsection 4 of section 16 of the Act shall be in form 7.
- 8. Where under subsection 7 of section 16 of the Act a hearing is adjourned, an order for the temporary care and custody of the child shall be in form 8.
- 9. An order made under subsection 8 of section 16 of the Act shall be in form 9.
- 10. An order under subsection 9 of section 16 of the Act shall be in form 10.

- 11. (1) An application of a society under subsection 13 of section 16 of the Act shall be in form 11.
- (2) An order under subsection 13 of section 16 of the Act shall be in form 12.
- 12. The notice in writing to the Director provided under subsection 14 of section 16 of the Act shall be in form 13.
- 13. An order under subsection 14 of section 16 of the Act shall be in form 14.
- 14. (1) An application of a society under subsection 17 of section 16 of the Act shall be in form 15.
- (2) An order under subsection 17 of section 16 of the Act shall be in form 16.
- 15. (1) An approval by the Director under subsection 1 of section 19 of the Act shall be in form 17.
- (2) A written agreement made under subsection 1 of section 19 of the Act shall be in form 18.
- (3) An order made under subsection 1 of section 19 of the Act shall be in form 19.

PAYMENTS TO MUNICIPALITIES

- 16. (1) Payments to a municipality under section 21 or subsection 2 of section 24 of the Act shall be made only on an application therefor in form 20.
 - (2) The application shall be verified
 - (a) by the auditor of the municipality by his certificate in form 21 appended to form 20,
 - (b) by the auditors of the societies named in the application by a certificate in form 22, and
 - (c) by the local director by his affidavit in form 23.
- 17. Special grants under section 22 of the Act shall be made only on an application therefor in form 24 when authorized by a resolution of the municipality.

THE RATE

- 18. (1) In this regulation "A" means the cost to a children's aid society for the last preceding year, ending with the 31st of December, of providing for the welfare of all children or wards while living in an institution or home other than the home of a parent.
- (2) For the purpose of subregulation 1, "cost" means the cost of
 - (a) maintenance, care, and supervision, including expenditures not exceeding \$4 a month for each child or ward derived from familyallowance funds,
 - (b) maintenance and operation of a receivinghome,
 - (c) retaining fees for boarding homes,
 - (d) clothing,
 - (e) medical, surgical, dental, optical and other health services,
 - (f) drugs and drug supplies,
 - (g) hospitalization and hospital services when paid for by a society, and
 - (h) any special needs of children or wards.

- (3) In this regulation "B" means that part of the overhead cost to a children's aid society for the last preceding year, ending with the 31st of December, of providing for the welfare of all children or wards while living in an institution or home other than the home of a parent.
- (4) For the purpose of subregulation 3, "overhead cost" means cost of
 - (a) personal services of administrative, supervisory, field, clerical and maintenance staffs and other persons directly employed by the society,
 - (b) transportation and travelling,
 - (c) telephone and telegraph services,
 - (d) postage, stationery and office supplies,
 - (e) maintenance, repairs and depreciation of buildings,
 - (f) power, light, heat and water,
 - (g) rent, taxes and insurance,
 - (h) maintenance and depreciation of equipment and motor vehicles,
 - (i) pensions and insurance,
 - (j) professional and expert services,
 - (k) bank services, and
 - (1) minor miscellaneous services and supplies
- (5) For the purpose of subregulation 4, the overhead cost shall be that amount which bears the same relation to the total cost as the units of time of 15 minutes each of field workers spent in providing for the welfare of children or wards while living in an institution or home other than the home of a parent, bears to the total units of time of field workers spent in providing all services performed by a society.
- (6) In computing the units of time of a field worker for the purpose of subregulation 5, the average units of time for the months of January, June and October of the last preceding year shall be deemed to be the units of time for each month of that year; but for the year 1955 the average units of time for any 2 named months 4 months apart shall be deemed to be the units of time for each month in the year 1954.
- (7) In this regulation "C" means an amount not exceeding \$4 a month for each child or ward received from family-allowance funds.
 - (8) In these regulations "D" means
 - (a) the excess of the cumulative actual costs per capita in the year 1954 and all subsequent years, computed on the basis of subregulations 1, 3 and 7, over the cumulative costs per capita as adopted for those years and computed on the basis of those subregulations, or
 - (b) the excess of the cumulative cost per capita adopted for the year 1954 and all subsequent years, computed on the basis of subregulations 1, 3 and 7, over the cumulative actual costs per capita for those years and computed on the basis of those subregulations,

multiplied by the number of days computed in accordance with subregulation 9 for the year ending with the immediately preceding 31st day of December, but for the year 1955 the number of days shall be computed by the same methods as adopted in determing the per capita cost adopted for 1954.

- (9) In this regulation "E" means the number of days provided by a children's aid society for any year ending with the 31st of December for the welfare of children or wards who are living in an institution or home other than the home of a parent but excluding from the number
 - (a) days of termination of care or wardship,
 - (b) days during which wards may live in the home of a parent,
 - (c) days during which wards live in an institution and are maintained there at no expense to a children's aid society,
 - (d) days during which wards are in hospital for treatment and maintained there at no expense to a children's aid society, and
 - (e) days during which children who are not wards are on adoption-probation.
 - (10) In this regulation "R" means the rate.
- (11) The formula to be used in establishing the rate shall be
 - (a) under clause a of subregulation 8,

$$\frac{A+B-C+D}{E} = R$$

or (b) under clause b of subregulation 8,

$$\frac{A+B-C-D}{F} = R$$

ESTABLISHMENT OF RATE

- 19. (1) An application under section 25 of the Act for an order establishing the rate shall be in form 25.
- (2) An order establishing the rate shall be in form 26.

COMMENCEMENT

20. These regulations come into force on the first of January 1955.

FORM 1

The Child Welfare Act, 1954

ORDER UNDER SECTION 12 OF THE AC.	L
In the	
(name of court)	
In the matter of, an apparer (name of child)	ıtly
neglected child	

of.....is an apparently neglected child,

appearing that.....in the charge (name of child)

1. It is ordered that......(name of person in charge of child)

do produce the child before a judge of this court onday, theday of	You are therefore authorized to search for the child or ward and to enter
hour ofo'clock in thenoon, at	place) him (or her) to and detain him (or her) in a place of
(place of hearing as provided in subsection 1 of section 36 of the Act)	safety.*
· ·	Dated atthisday of
(judge)	Justice of the Peace
Form 2	*Under clause g of subsection 1 of section 11 of The Child Welfare
The Child Welfare Act, 1954	Act, 1954, "place of safety" means a receiving home or an institution
AFFIDAVIT IN SUPPORT OF APPLICATION UNDER SECTION 12 OF THE ACT	for the care and protection of children.
In(name of court)	Form 4
In the matter of, an apparently neglected child.	The Child Welfare Act, 1954
	NOTICE UNDER SECTION 14 OF THE ACT
I,, of (name in full) (residence)	To the: (name of children's aid society)
make oath and say:	I, being an executive officer of
1. I am one of the persons authorized under section 12 of <i>The Child Welfare Act, 1954</i> , to apprehend without warrant an apparently neglected child.	(name of infants' or children's home or other public
2is an apparently (name of child)	institution) having the care or custody of children, notify you that
neglected child.	I shall bring before
3. The child is in charge of	(name of judge and court) (name and description of place)
who resides at	onday, theday of19, at the hour ofo'clock in thenoon,
Sworn before me at the of	one, an apparently
in the of (signature of deponent)	neglected child.
this day of A.D. 19 .	Dated this, 19
A Commissioner etc.	signature of executive officer
	Form 5
Form 3	The Child Welfare Act, 1954
The Child Welfare Act, 1954	SUMMONS TO A WITNESS
WARRANT UNDER SECTION 13 OF THE ACT	In the
(naming the person)	(name of court)
WHEREAS on information laid before me on oath it appears to me	In the matter of
(a) that there is reasonable cause to suspect that a child named, and	
residing at(address)	You are hereby summoned to attend before me at
(strike out is neglected,	this court at(exact place of hearing)
a or b if not applicable)	on(date)
(b) that a ward named , or known by some other name, has been unlawfully removed from the custody of a children's aid society named	at, to give evidence on oath at (hour of the day)
or a children's and society named	

is a neglected child, and to produce at the same time and place such documents and things as may be requisite, including:	Take notice of the hearing to determine whethe or not the above-named child is a neglected child before (name of judge)
(a)	
(b)	atat
(c)	Dated atthisday of
(d)	19
(e)	(local director)
DATED atthisday of,	(name of children's aid society)
(indee)	
(judge)	Form 8
	The Child Welfare Act, 1954
Form 6	ORDER ON ADJOURNMENT OF HEARING
The Child Welfare Act, 1954	In the
NOTICE OF HEARING TO A MUNICIPALITY	(name of court)
In the(name of court)	In the matter of , an apparentl (name of child)
In the matter of	neglected child,
(name of child) To:	Before
1. Take notice of the hearing to determine whether or not the above-named child is a neglected child before	The hearing of this matter having been adjourne to theday of19, at
(name of judge) (place)	(name of place)
at(time)	I order that the temporary care and custody of the child be committed to
2. And further take notice that	(name)
(name of municipality) may be made liable to pay	2. And I name the municipality of (name of
the rate in respect of the child.	
Dated atthisday of,	pro tem the rate in respect of the child.
(local director)	3. I find thatis able t
(name of children's aid society)	contribute towards the child's maintenance and I orde that that parent do refund to the municipality of
	(name of municipality) (whole or any part)
Form 7	of the rate that the municipality has by this order bee ordered to pay.
The Child Welfare Act, 1954	(judge)
NOTICE OF HEARING TO PARENT OR CUSTODIAN	Form 9
In the	The Child Welfare Act, 1954
(name of court) In the matter of	ORDER FOR A CHILD FOUND TO BE A NEGLECTED CHILD
(name of child)	In the
Toor (parent of the child)	(name of court)
(pages boying actual quatedu of the shild)	In the matter of, an apparentl (name of child)

Beforeday, theday of	FORM 10
$\left.\begin{array}{c} \text{Beforeday, theday of} \\ \text{(name of judge)} \end{array}\right\} \dots \dots 19 \dots$	The Child Welfare Act, 1954
Upon the application of(name of society)	ORDER FOR A CHILD FOUND NOT TO BE A NEGLECTED CHILD
and upon reading the material and proofs of service filed and upon hearing the evidence and what was alleged by the society and on behalf of the child,	In the(name of court)
1. I find	In the matter of an apparently (name of child) neglected child
(a) thatis a neglected child,	
(name of child) (b) that the child's name is "", (name of child)	Beforeday, theday of (name of judge)
(c) that the child's age is, and	Upon the application of (name of society)
(d) that the religious faith of the child is	and upon reading the material and proofs of service filed and upon hearing the evidence and what was
2. I order*	alleged by the society and on behalf of the child,
(a) that this case be adjourned sine die and that the child be returned to	1. I find
(name of parent or	(a), who has been appre- (name of child)
guardian or other person in whose charge the child is)	hended and detained in a place of safety, not to be a neglected child, and
subject to supervision by the	(b) that the municipality to which the child belongs is
(name of children's aid society)	(name of municipality) 2. It is ordered that the municipality of
or	(name ofdo pay the rate in respect of the
(b) that the child be committed temporarily to the care and custody of (name of children's	municipality) child for the period of the detention, being from and including theday of, 19, to and including theday of
	19
aid society) (not exceeding 12 months)	(judge)
or	Form 11
(c) that the child be committed permanently to the care and custody of (name of children's	The Child Welfare Act, 1954
aid society)	APPLICATION TO RE-OPEN TEMPORARY COMMITMENT
and	In theofof
(d) that the municipality of (name of	(court)
to which the child belongs pay	In the matter of
municipality)	The applies
the rate in respect of the child (i) from the, or,	(name of society)
(day the child was apprehended)	under subsection 13 of section 16 of the Act* (a) for an order returning the child to the child's
(ii) if the child was not apprehended, from	parent or guardian, or other person in whose charge he is, at the expiration of the period
(the day the child was brought before	of temporary commitment on theday of
the judge as an apparently neglected child)	(b) for a further order under subsection 8 of section
and so long as the child remains in the care and custody of	16 of the Act to be effective when the period of temporary commitment expires on the day ofnext; but such further
(name of children's aid society)	order, if made under clause b of that subsection, not to result in the temporary commitment of
(judge)	the child for a total period of more than twenty- four months.
*Strike out any of the clauses a, b, and c that are not	(signature)
applicable and strike out clause d if clause a is not struck out.	*Strike out clause a or b if not applicable.

FORM 12

The Child Welfare Act, 1954

ORDER RE-OPENING TEMPORARY COMMITMENT

In theofof
In the matter of, a neglected child (name of child)
Beforeday, theday of (name of judge)
Upon application of
(name of society) 1. It is ordered*
(a) that the child be returned to
(name of parent
or guardian or other person in whose charge he is)
on theday of19, being the expiration of temporary commitment made under clause b of subsection 8 of section 16 of the Act.
(b) that at the expiration of the temporary commitment made under clause b of subsection 8 of section 16 of the Act, being theday of
care and custody of for (name of society)
a further period of
(judge)
(judge) *Strike out clause a or b if unapplicable.
(judge)
(judge) *Strike out clause a or b if unapplicable.
(judge) *Strike out clause a or b if unapplicable. FORM 13
(judge) *Strike out clause a or b if unapplicable. FORM 13 The Child Welfare Act, 1954 NOTICE TO THE DIRECTOR UNDER
(judge) *Strike out clause a or b if unapplicable. FORM 13 The Child Welfare Act, 1954 NOTICE TO THE DIRECTOR UNDER SUBSECTION 14 OF SECTION 16 OF THE ACT In the
(judge) *Strike out clause a or b if unapplicable. FORM 13 The Child Welfare Act, 1954 NOTICE TO THE DIRECTOR UNDER SUBSECTION 14 OF SECTION 16 OF THE ACT In the
(judge) *Strike out clause a or b if unapplicable. FORM 13 The Child Welfare Act, 1954 NOTICE TO THE DIRECTOR UNDER SUBSECTION 14 OF SECTION 16 OF THE ACT In the

FORM 14

The Child Welfare Act, 1954

ORDER TERMINATING PERMANENT

COMMITMENT
In the(name of court)
In the matter of
Before
Upon the application of (name of society)
for a determination if the welfare of the child might best be served by the termination of the child's per- manent commitment and it appearing that at least thirty days notice in writing of this application has been given to the Director of Child Welfare,
1. I am satisfied that such action is in the interest of the welfare of the child and I terminate the commitment.
(judge)
Form 15
The Child Welfare Act, 1954
APPLICATION FOR EXTENSION OF WARDSHIP
In the(name of court)
In the matter of
Before
To the presiding judge of this court:
Theapplies for an (name of society)
order extending the wardship for a period ofbeyond the day on which the ward attains the age of eighteen years but not beyond the day on which the ward attains the age of twenty-one years, in respect of, a ward of the society who was
(name of ward) born on theday of, 19
Dated atthisday of19
(name of society)
Form 16
The Child Welfare Act, 1954
ORDER FOR EXTENSION OF WARDSHIP
In the, court in the County of
In the matter of (name)

(name of society)

(full name of society)

a ward of.....

Before.	day, theday aame of judge)	AND WHEREAS the Second Society has juris diction in the municipality to which the ward belongs	
Upon the application of		NOW THEREFORE this agreement witnesset that the First Society and the Second Society agree that the First Society may apply to a judge for an order transferring the ward to the care and custody of the Second Society.	
(1	name) .	Seal name of First Society	
	on which the ward attains the age of eightened it appearing the order is in the interest	n	
	are of the ward,	name of Second Society	
	find the ward was born on theday		
on the.	, 19 and was made a ward of the socie day of, 19	The Child Welfare Act, 1954	
of the age	order that the wardship be extended for a perionbeyond the day on which the ward attain of eighteen years but not beyond the day one ward attains the age of twenty-one years.	as	
	(judge)	a ward of(name of society)	
	Form 17		
	The Child Welfare Act, 1954	Before	
APPRO	VAL OF DIRECTOR OF APPLICATIO TO TRANSFER A WARD	Upon the application of	
In the m	natter of(name)	with the	
a ward o	of(name of society)	(name of society having jurisdiction to which, filed, and upon hearing what the ward belongs)	
transferr	prove an application to a judge for an ord ring the ward to the care and custody , a society having	of 1. It is ordered that	
	(name of society)	a ward of the applicant society, he and is transferred to	
jurisdict belongs.	ion in the municipality to which the wa	1 .1	
Dated at	tthisday of19	(judge)	
		FORM 20	
	Director of Child Welfare	The Child Welfare Act, 1954	
	FORM 18		
	The Child Welfare Act, 1954	APPLICATION BY A MUNICIPALITY FOR PAYMENTS UNDER SECTIONS 21 AND 24	
AGR 19 u	EEMENT made thisday ofnder subsection 1 of section 19 of The Chi	OF THE ACT	
Welfare.	Act, 1954	The municipality of(name)	
BETWE		applies for payment of \$, being the	
	(name of society)	amount equal to 25 per cent of the amount of its ne	
	(herein called the First Society—and—	section 24 of <i>The Child Welfare Act</i> , 1954, for the period commencing with the day of 19. and ending with the 19.	
	(name of society)	The particulars of the expenditures are shown in	
	(herein called the Second Society	the table.	
WHE	EREAS(name of ward)	The expenditures were made in respect of the societies named in column 1 and the amount of the expenditures in respect of each society is in column	
is a ward of , (name of society)		2 and 3, the refunds under subsection 10 of section 10 of the Act in column 4, the payments, if any, made by persons mentioned in subsection 1 of section 2.	
area in belongs	which the municipality to which the war is situate	of the Act in column 5, and the net expenditures, being the total sums of columns 2 and 3 less the total sums of columns 4 and 5, in column 6.	
AND cipality	WHEREAS the ward belongs to the munof	municipality	

TABLE

					1)
Со	LUMN 1	Column 2	Column 3	Column 4	Column 5	Column 6
Name	of Society	Expenditures under section 16 of the Act	Expenditures under section 24 of the Act	Refunds under subsection 10 of section 16 of the Act	Payments under section 24 of the Act	Net Expenditures
			·			
	-		- 1			
				-		
			,			u.v.
			American S.			
ТОТ	TAL				~~	

The Child Welfare Act, 1954 CERTIFICATE OF MUNICIPAL AUDITOR I, ..., being the auditor for the (name) municipality of ..., certify that for the (name) orders made under section 16 of the Act and that for the same period the expenditures in column 3 were authorized and made by the applicant-municipality under section 24 of the Act. And I further certify that according to the books and records of the municipality for the same period, the municipality received refunds under subsection 10 of section 16 of the Act as in column 4 and payments under section 24 of the Act in column 5.

FORM 22

The Child Welfare Act, 1954

CERTIFICATE OF AUDITOR OF A CHILDREN'S AID SOCIETY

I,, being the auditor for the
(name of society) (name of society)
books and records of the society for the period com
mencing with theday of
and ending with theday of19
the society received from municipalities payments in

TABLE

Column 1	COLUMN 2	Column 3	Column 4
Name of Municipality	Payments under section 16 of the Act	Payments under section 24 of the Act	Total Payments (sum of columns 2 and 3)

(auditor)

FORM 23

The Child Welfare Act, 1954

	AFFIDAVIT OF A LOCAL DIRECTOR
Ι,	, of the
of	make oath and say:
	1. That I am local director of the
	children's aid society)
	2. That for the period commencing with the
da	y of19 and ending with the
da m fo	y of

TABLE

Column 1	Column 2	Column 3	Column 4
Name of Municipality	Payments under section 16 of the Act	Payments under section 24 of the Act	Total Payments (Sum of Columns 2 and 3)
)		

A.D. 19 .	e me at the of ay of ommissioner e	(signature)
		RM 24 Velfare Act, 1954

APPLICATION FOR SPECIAL GRANTS

To His Honour The Lieutenant-Governor In Council:
The(name of municipality in a territorial district
except a city) or (name of provisional county)
applies for a special grant of \$to relieve in
(whole) or (part) (whole)
burdened in the yearby reason of its (name of year)
liabilities under Part 2 of the Act.
The municipality is unduly burdened in the follow-

The municipality is unduly burdened in the following respects for the following reasons:

(name of municipality or provisional county)

Ву

FORM 25

The Child Welfare Act, 1954

APPLICATION FOR AN ORDER ESTABLISHING THE RATE

In theCourt of				
Take notice that thewill apply (name of society)				
toat his chambers at(name of judge)				
(address in detail)				
o'clock in theday of				
19 for an order establishing its rate at				
\$ for the year commencing with the				
day of19 and ending with				
day of19				
In support of this application the Society has filed the following material:				
(a)				
(b)				
Dated atthisday of19				
To the following municipalities:				
• ,				
(name of society)				
FORM 26				
The Child Welfare Act, 1954				
ORDER ESTABLISHING RATE				
In theCourt of				

Before
Upon the application of the(name of society)
for an order establishing its rate and upon reading the material filed in support thereof and proof of service of notice of this application upon all municipalities
entitled thereto under section 25 of The Child Welfar. Act, 1954, filed and in the presence of Counsel for

and upon hearing the representations of the Society and of the municipalities,

It is ordered that the rate of......

(2414)

52

THE DIVISION COURTS ACT

O. Reg. 209/54. Description of Division Court Boundaries. Amending Ontario Regulations 270/50 (C.R.O. 393). Made—9th December, 1954. Filed—10th December, 1954.

REGULATIONS MADE UNDER THE DIVISION COURTS ACT

1. The index of schedules of descriptions of division court boundaries in Ontario Regulations 270/50 (C.R.O. 393) is amended by striking out:

1	80
2	81
3	82
5	83
6	84
8	85
9	86
	3 5 6 8

and substituting therefor:

Lambton	1	80
Lambton	2	81
Lambton	3	82
Lambton	5	83
Lambton	6	84
Lambton	8	8.5

2. Schedules 85 and 86 of Ontario Regulations 270/50 (C.R.O. 393) are struck out and the following substituted therefor:

SCHEDULE 85

- 1. The Town of Petrolia.
- 2. The villages of
- (a) Alvinston, and
- (b) Oil Springs.
- 3. The townships of
- (a) Brooke,
- (b) Enniskillen, and
- (c) Sombra, including Walpole Island, St. Anne's Island and the other islands at the mouth of the St. Clair River.

(2433) 52

THE DEPARTMENT OF EDUCATION ACT, 1954

O. Reg. 210/54. Text-books for use of Pupils. Amending Ontario Regulations 195/52. Approved—9th December, 1954. Filed—13th December, 1954.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT, 1954

- 1. Schedule 1 of Ontario Regulations 195/52 as amended by Ontario Regulations 264/52, 17/53 and 87/53 is further amended by adding thereto the following items:
 - Curriculum Foundation Series, published by W. J. Gage & Co., Ltd.:
 - (a) Guess Who,
 - (b) The New Friends and Neighbours, and
 - (c) The New More Friends and Neighbours.
 - 37. Faith and Freedom Reading Series, published by Ginn and Company:
 - (a) This Is Our Town (New Edition).
 - 38. Ginn Basic Readers, published by Ginn and Company:
 - (a) Come With Us, and
 - (b) Under the Apple Tree.
 - 39. The Children, published by Ryerson Press.
 - 40. Singing and Rhyming, published by Ginn and Company.
 - 41. Word Mastery for Canadian Schools, published by Thos. Nelson & Sons, Ltd.:
 - (a) Grade II, and
 - (b) Grade III.
 - 42. The New Cathedral Basic Readers, published by W. J. Gage & Co., Ltd.:
 - (a) The New Friends and Neighbours, and
 - (b) The New More Friends and Neighbours.
- 2. Schedule 2 of Ontario Regulations 195/52 as amended by Ontario Regulations 17/53 is further amended by adding thereto the following items:
 - 32. Language Journeys, published by MacMillan Company of Canada, Ltd.:
 - (a) Book V, and
 - (b) Book VI.
 - 33. Word Mastery Speller for Canadian Schools, published by Thos. Nelson & Sons, Ltd.:
 - (a) Grade IV,
 - (b) Grade V, and
 - (c) Grade VI.
 - 34. Breastplate and Buckskin, published by Ryerson Press.

- Pirates and Pathfinders, published by Clarke, Irwin & Co., Ltd.
- A World Discovered, published by J. M. Dent & Sons, Ltd.
- A New World Social Studies, published by John C. Winston Co., Ltd.
- 38. The Canadian Singer, Book V, published by W. J. Gage & Co., Ltd.
- 39. Singing Every Day, published by Ginn and Company.
- 40. Singing Together, published by Ginn and Company.
- 41. Singing in Harmony, published by Ginn and Company.
- Le Canada et Ses Voisins, published by Ginn and Company.
- 43. Faith and Freedom Readers, published by Ginn and Company:
 - (a) This Is Our Land,
 - (b) These Are Our Stories, and
 - (c) This Is Our Heritage.
- 44. Mon Orthographe, 4e Année, published by Ginn and Company.
- 45. Série Feuille D'Erable, published by Thos. Nelson & Sons, Ltd.:
 - (a) Le Bon Temps.
- 3. Schedule 3 of Ontario Regulations 195/52 as amended by Ontario Regulations 264/52 and 17/53 is further amended by adding thereto the following items:
 - 48. Words and Ideas, Book 2, published by W. J. Gage & Co., Ltd.
 - 49. Word Mastery Speller for Canadian Schools, published by Thos. Nelson & Sons, Ltd.:
 - (a) Grade VII, and
 - (b) Grade VIII.
 - 50. Maps, How to Read and Interpret Them, published by Clarke, Irwin & Co., Ltd.
 - 51. The Commonwealth of Nations, published by Ryerson Press.
 - 52. Canada and the Americas, published by J. M. Dent & Sons, Ltd.
 - 53. Geography of Our American Neighbours, published by W. J. Gage & Co., Ltd.
 - History of Our American Neighbours, published by W. J. Gage & Co., Ltd.
 - Southern Lands, published by Ginn and Company.
 - Canada Then and Now, published by J. M. Dent & Sons, Ltd.
 - Intermediate Mathematics, Book 2, published by Copp Clark Co., Ltd.
 - General Science, Intermediate Book 2, published by J. M. Dent & Sons, Ltd.
 - Le Canada et Ses Voisins, published by Ginn and Company.

- 4. Schedule 4 of Ontario Regulations 195/52 as amended by Ontario Regulations 264/52, 17/53 and 87/53 is further amended by adding thereto the following items:
 - Words and Ideas, Book 3, published by W. J. Gage & Co., Ltd.
 - Canada and the Americas, published by J. M. Dent & Sons, Ltd.
 - Geography of Our American Neighbours, published by W. J. Gage & Co., Ltd.
 - 72. History of Our American Neighbours, published by W. J. Gage & Co., Ltd.
 - 73. Southern Lands, published by Ginn and Company.
 - 74. Intermediate Science, Book 1, published by Sir Isaac Pitman & Sons, Canada, Ltd.
 - School and Community Song Book, published by W. J. Gage & Co., Ltd.
 - Canada and the World, published by J. M. Dent & Sons, Ltd.
 - Intermediate Mathematics, Book 4, published by Copp Clark Co., Ltd.
 - 78. Intermediate Science, Book 2, Sir Isaac Pitman & Sons, Canada, Ltd.

- 79. Experiments in Elementary Science, published by Sir Isaac Pitman & Sons, Canada, Ltd.
- 80. Basic Bookkeeping, published by Sir Isaac Pitman & Sons, Canada, Ltd.
- 5. Schedule 5 of Ontario Regulations 195/52 as amended by Ontario Regulations 17/53 and 87/53 is further amended by adding thereto the following items:
 - 68. World History from Ancient Times to 1760, published by Clarke, Irwin & Co., and J. M. Dent & Sons, Ltd.
 - 69. World History for 1760 to the Present, published by Clarke, Irwin & Co., Ltd.
 - Latin Reader for High Schools, published by Ryerson Press.
 - 71. Parlons Français Book Two, published by Longmans, Green & Co.
 - 72. Basic Bookkeeping, published by Sir Isaac Pitman & Sons, Canada, Ltd.

W. J. DUNLOP, Minister of Education.

Toronto, December 6, 1954.

(2447)

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INDEX OF REGULATIONS

Filed in

1951, 1952, 1953 and 1954

UNDER THE REGULATIONS ACT PART I

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dated Regulations 1950)	46/51	Mar. 31/51	86
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V	170/01	1148. 11/01	210
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PART II

The regulations filed in 1951, 1952, 1953 and 1954 which

- (a) have been revoked,
- (b) are only revoking regulations, or
- (c) expired through effluxion of time,

are set out in column 1 and the disposition thereof is set opposite thereto in column 2.

ABBREVIATIONS—Rev., Revoked by O. Reg.;
Revkg., Revoking Regulations only;
Exp., Expired through effluxion of time.

			
Ontario Regulations	Disposition	Ontario Regulations	Disposition
1/51	Rev. 233/53	88/51	Rev. 134/52
2/51	Exp.	89/51	Rev. 132/53
4/51	Rev. 163/51	91/51	Exp.
9/51	Rev. 199/52	93/51	Exp.
11/51	Rev. 329/52	97/51	Exp.
13/51	Exp.	103/51	Rev. 33/53
18/51	Rev. 130/52	104/51	Exp.
20/51	Exp.	113/51	Exp.
23/51	Rev. 140/51	115/51	Exp.
24/51	Rev. 109/53	117/51	Exp.
25/51	Rev. 44/52	118/51	Revkg.
26/51	Rev. 86/54	119/51	Exp.
32/51	Rev. 282/52	120/51	Rev. 109/53
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35/51	Exp.	125/51	Rev. 310/51
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43/51	Exp.	127/51	Exp.
45/51	Exp.	134/51	Exp.
48/51	Rev. 212/53	135/51	Rev. 185/52
50/51	Exp.	136/51	Exp.
51/51	Exp.	137/51	Rev. 308/52
52/51	Exp.	140/51	Rev. 348/52
54/51	Exp.	142/51	Rev. 70/53
56/51	Rev. 156/51	143/51	Rev. 177/52
57/51	Rev. 339/52	144/51	Rev. 198/53
60/51	Revkg.	148/51	Exp.
69/51	Rev. 141/53	149/51	Rev. 112/52
70/51	Exp.	151/51	Rev. 299/52
73/51	Rev. 315/52	152/51	Rev. 122/52
74/51	Exp.	153/51	Exp.
75/51	Rev. 130/52	155/51	Revkg.
76/51	Rev. 20/53	156/51	Rev. 318/51
77/51	Revkg.	157/51	Rev. 213/52
79/51	Rev. 176/51	158/51	Rev. 321/51
83/51	Rev. 98/52	159/51	Rev. 262/52
87/51	Exp.	162/51	Rev. 79/52

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171/51	Rev. 130/52	302/51	Rev. 202/52
172/51	Exp.	305/51	Revkg.
176/51	Rev. 98/52	306/51	Revkg.
177/51	Exp.	307/51	Revkg.
178/51	Exp.	318/51	Rev. 161/53
179/51	Rev. 20/52	325/51	Rev. 21/54
180/51	Exp. Rev. 313/52	10/52 17/52	Revkg. Exp.
181/51 182/51	Rev. 199/52	39/52	Rev. 43/53
184/51	Rev. 43/53	44/52	Rev. 30/54
185/51	Rev. 205/51	47/52	Rev. 20/53
187/51	Rev. 85/54	51/52	Rev. 130/52
188/51	Exp.	52/52	Rev. 192/53
193/51	Exp.	64/52	Rev. 136/53
194/51	Rev. 33/53	70/52	Rev. 198/53
198/51	Exp.	71/52	Rev. 210/52
200/51	Exp.	72/52	Exp.
201/51	Exp.	73/52	Rev. 232/53
205/51	Rev. 167/52	79/52	Exp.
206/51	Rev. 79/52	103/52	Exp.
207/51	Rev. 199/52	121/52	Rev. 203/53
208/51	Rev. 207/54	124/52	Rev. 151/52
209/51	Exp.	132/52	Rev. 175/52
210/51	Rev. 112/52	151/52	Rev. 9/53
211/51	Rev. 287/51	160/52	Exp.
212/51	Rev. 255/52	164/52	Rev. 202/52
213/51	Rev. 157/52	165/52	Exp.
214/51	Rev. 26/52	166/52	Exp.
217/51	Rev. 304/52	169/52	Exp.
221/51	Rev. 198/52	170/52	Exp.
224/51	Rev. 106/52	171/52	Rev. 239/52
230/51	Exp. Rev. 161/52	172/52	Exp. Exp.
231/51 233/51	Rev. 89/52	173/52 174/52	Revkg.
234/51	Rev. 130/52	180/52	Exp.
237/51	Revkg.	184/52	Rev. 198/53
242/51	Exp.	188/52	Exp.
243/51	Rev. 21/54	189/52	Exp.
247/51	Rev. 135/53	194/52	Rev. 54/53
249/51	Exp.	198/52	Rev. 308/52
252/51	Rev. 313/52	201/52	Rev. 64/54
253/51	Rev. 198/53	205/52	Exp.
254/51	Rev. 268/51 and 275/51	207/52	Rev. 135/53
259/51	Rev. 135/53	214/52	Exp.
261/51	Rev. 301/51	218/52	Rev. 64/54
262/51	Rev. 202/52	219/52	Exp.
266/51	Rev. 191/53	223/52	Revkg.
268/51	Exp. 70.450	224/52	Rev. 61/54
269/51	Rev. 79/52	225/52	Exp.
274/51	Rev. 33/53	227/52	Exp. Rev. 164/53
275/51	Revkg.	233/52 237/52	Exp.
277/51	Rev. 156/52	238/52	Exp.
278/51	Rev. 139/52 Rev. 206/53	241/52	Exp.
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243/52	Rev. 198/53	69/53	Rev. 74/53
255/52	Revkg.	72/53	Rev. 74/53
256/52	Rev. 64/54	73/53	Rev. 91/54
258/52	Rev. 223/53	74/53	Revkg.
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262/52	Rev. 30/53	77/53	Exp.
265/52	Exp.	84/53	Rev. 91/54
267/52	Exp.	94/53	Exp. 01/54
269/52	Rev. 135/53	107/53	Rev. 91/54
270/52	Exp.	110/53	Revkg.
271/52 272/52	Exp.	114/53 124/53	Rev. 176/54
274/52	Exp.	124/53	Rev. 91/54 Rev. 140/54
	Exp.	130/53	Revkg.
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280/52	Rev. 207/54 Rev. 20/53	131/53	Rev. 149/54 Rev. 91/54
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295/52	Rev. 232/53	158/53	Rev. 143/54
305/52	Rev. 64/54	159/53	Rev. 198/53
307/52	Exp.	160/53	Rev. 198/53
313/52	Rev. 198/53	163/53	Rev. 91/54
314/52	Rev. 7/54	165/53	Revkg.
317/52	Exp.	168/53	Rev. 198/53
318/52	Exp.	169/53	Rev. 198/53
326/52	Rev. 214/54	174/53	Revkg.
333/52	Exp.	186/53	Rev. 91/54
344/52	Rev. 12/53	187/53	Rev. 140/54
345/52	Rev. 20/53	188/53	Exp.
348/52	Rev. 150/54	195/53	Rev. 18/54
2/53	Rev. 7/54	197/53	Exp.
3/53	Rev. 20/53	206/53	Revkg.
4/53	Exp.	210/53	Rev. 91/54
6/53	Rev. 64/54	212/53	Revkg.
9/53	Rev. 25/54	220/53	Rev. 91/54
10/53	Exp.	222/53	Rev. 133/54
12/53	Rev. 197/54	223/53	Revkg.
13/53	Revkg.	224/53	Rev. 64/54
15/53	Rev. 15/54	228/53	Revkg.
16/53	Rev. 91/54	229/53	Revkg.
21/53	Rev. 25/54	230/53	Revkg.
24/53	Rev. 91/54	236/53	Exp.
26/53	Exp.	14/54	Exp.
29/53	Rev. 197/54	21/54	Revkg.
39/53	Exp.	26/54	Exp.
41/53	Revkg.	29/54	Rev. 91/54
42/53	Revkg.	31/54	Revkg.
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54/53	Rev. 49/54	41/54	Rev. 204/54
57/53	Exp.	42/54	Rev. 205/54
58/53	Exp.	47/54	Rev. 142/54
60/53	Exp.	51/54	Exp.
63/53	Rev. 59/54	52/54	Exp.

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57/54	Exp.
59/54	Rev. 66/54
60/54	Exp.
78/54	Revkg.
80/54	Revkg.
94/54	Exp.
125/54	Exp.
130/54	Exp.
194/54	Revkg.
198/54	Rev. 229/54

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